FILED

Michelle Dove

2023 Nov-20 PM 06:12 8 / 1 8 V. 2 0 & BRICT COURT N.D. OF ALABAMA

			N.D. C
	Page 1		Page 3
	UNITED STATES DISTRICT COURT	1	leading questions, and that counsel for
	NORTHERN DISTRICT OF ALABAMA	2	the parties may make objections and assign
	SOUTHERN DIVISION	3	grounds at the time of trial or at the
		4	time said deposition is offered in
	CASE NUMBER	5	evidence, or prior thereto.
	2:22-CV-01489-ACA	6	In accordance with Rule 5(d) of
		7	the Alabama Rules of Civil Procedure, as
	SHARON DORSEY,	8	amended, effective May 15, 1988, I,
	,	9	Jennifer Lee, am hereby delivering to
	Plaintiff,	10	W. Whitney Seals the original transcript
	,	11	of the oral testimony taken.
	VS.	12	Please be advised that this is
		13	the same and not retained by the Court
	I.C. SYSTEM, INC.,	14	Reporter, nor filed with the Court.
	, ,	15	•
	Defendant.	16	
		17	
		18	
	DEPOSITION TESTIMONY OF:	19	
	MICHELLE DOVE	20	
		21	
	COURT REPORTER:	22	
	JENNIFER LEE, ACCR-97	23	
	Page 2		Page 4
1		1	APPEARANCES:
2	The reading and signing of this	2	MITERICES.
3	deposition has not been waived.	3	
4	aspession has not even warrow	4	FOR THE PLAINTIFF:
5		5	W. Whitney Seals, Esq.
6	STIPULATIONS:	6	COCHRUN & SEALS, LLC
7		7	300 Richard Arrington Jr. Boulevard
8	IT IS STIPULATED AND AGREED by and	8	Suite 400
9	between the parties through their	9	Birmingham, Alabama 35203
10	respective counsel that the deposition of	10	,,
11	MICHELLE DOVE may be taken before Jennifer	11	John Hubbard, Esq.
12	Lee, Certified Shorthand Reporter and	12	P.O. Box 953
13	Notary Public, State at Large, via Zoom,	13	Birmingham, Alabama 35203
14	on August 18, 2023, commencing at	14	<i>,</i>
15	approximately 8:30 a.m.	15	
16	IT IS FURTHER STIPULATED AND	16	FOR THE DEFENDANTS:
17	AGREED that the signature to and the	17	Dale T. Golden, Esq.
18	reading of the deposition by the witness	18	GOLDEN, SCAZ, GAGAIN, PLLC
19	is not waived.	19	1135 Marbella Plaza Drive
20	IT IS FURTHER STIPULATED AND	20	Tampa, Florida 33619
21	AGREED that it shall not be necessary for	21	1 ,
22	any objections to be made by counsel to	22	
23	any questions, except as to form or	23	
	,r		
_			

1 (Pages 1 to 4)

		<u> </u>	
	Page 5		Page 7
1	INDEX:	1	
2		2	THE COURT REPORTER: Usual
3		3	stipulations?
4	EXAMINATION BY: PAGE NO.	4	MR. SEALS: Fine by me.
5	Mr. Seals 7	5	MR. GOLDEN: Okay.
6		6	
7		7	EXAMINATION BY MR. SEALS:
8		8	Q. Good morning, Ms. Dove. How are
9		9	you?
10	INDEX OF EXHIBITS:	10	A. I'm well. Thank you.
11		11	Q. Good. My name is Whitney Seals,
12		12	and I am an attorney that represents Ms.
13	FOR THE PLAINTIFF: PAGE NO.	13	Sharon Dorsey in a case that she has
14	1 - Notice of Deposition 12	14	brought against I.C. System. Have you ever
15	2 - Account History Notes 28	15	given a deposition before today?
16	3 - Answers to Interrogatories 72	16	A. Yes.
17	4 - Information Reported to CRAs 80	17	Q. How many times?
18	5 - Dispute Letter 96	18	A. I don't know.
19	6 - Request for Admissions 106	19	Q. Okay. So you're familiar at
20	7 - AT&T Response 110	20	least with the format, question and answer
21	8 - AT&T Availability Form 112	21	format. Please allow me to finish my
22	9 - Account Summary 115	22	question before you answer, those sorts of
23		23	things; is that correct?
	Page 6		Page 8
1		1	A. Yes.
2		2	Q. Okay. Excellent. You told me
3	I, Jennifer Lee, a Certified	3	your name is Michelle Dove. What is your
4	Shorthand Reporter of Birmingham, Alabama,	4	current employer, and what is your job
5	and a Notary Public for the State of	5	title?
6	Alabama at Large, acting as Commissioner,	6	A. I.C. System, Inc., my title is
7	certify that on this date, pursuant to the	7	general counsel and chief compliance
8	Alabama Rules of Civil Procedure and the	8	officer.
9	foregoing stipulation of counsel, there	9	Q. All right. And how long have you
10	came before me via Zoom, commencing at	10	been with I.C. System, Inc.?
11	approximately 8:30 a.m. on August 18, 2023,	11	A. Since February of 2014.
12	MICHELLE DOVE, witness in the above cause,	12	Q. All right. And what is your
13	for oral examination, whereupon the	13	what are your job duties as general counsel
14	following proceedings were had:	14	and chief compliance officer, please?
15		15	A. I handle litigation involving the
16	MICHELLE DOVE	16	company. I review contracts. I am
17	MICHELLE DOVE,	17	responsible for oversight of the compliance
18	having been first duly sworn, was examined and testified as follows:	18	and risk management system.
19 20	examined and testified as follows:	19	Q. All right. As part of that, do
		20 21	you have a hand in preparing or reviewing
21			policy as it applies to I.C. System's
21		22	employees?
22		22	employees?
		22 23	employees? A. Yes.

2 (Pages 5 to 8)

Page 9 Page 11 1 Okay. You said you're general 1 Q. Okay. All right. And you understand that I.C. System has designated 2 counsel as well. Are you an attorney? 2 3 Yes. 3 you as the corporate representative to A. 4 All right. Are you licensed up 4 answer my questions today and that your O. 5 in Minnesota? 5 answers to my questions are binding on I.C. 6 A. Yes. 6 System? 7 O. Got you. All right. Prior to 7 A. Yes. I.C. System, did you have any work in the 8 8 Okay. So I sent over some 9 collection industry? 9 exhibits to Mr. Golden. Did he provide 10 I worked for a law firm, but I 10 those to you? worked with collection agencies. 11 11 A. I believe so. Okay. All right. Other than 12 12 Q. Okay. Have you had a chance to 13 general counsel and chief compliance 13 take a look at those before today? officer, have you held any other titles 14 14 A. I glanced at a few of them. I with I.C. System? didn't spend a lot of time on them. 15 15 A. I am the corporate secretary and 16 16 Q. I got you. And as an attorney, 17 a vice president. 17 you know I cannot invade attorney/client Q. All right. How many employees 18 privilege, so none of my questions seek to 18 does I.C. System have? 19 19 do that. But putting that to the side, did you review anything specifically in 20 Approximately, 500. It might be 20 closer to 450, between 450 and 500. 21 21 preparation for today? 22 Q. Yes, ma'am. And I note that 22 A. Yes. 23 y'all are up in Minnesota. Do you have 23 What did you look at? Q. Page 10 Page 12 1 locations in other states or around the 1 I looked at communications from 2 2 country? counsel. I looked at account notes. Like 3 3 I said, I glanced at some of the exhibits. A. Yes. 4 Okay. Where else are y'all 4 Q. Okay. Q. 5 5 A. And, excuse me, I reviewed some located? 6 Onalaska, Wisconsin. 6 of the pleadings as well. A. Q. Okay. That works for me. 7 Okay. So Wisconsin and 7 8 Minnesota, is that primarily the base of 8 Plaintiff's Exhibit 1 that I want to offer 9 operations for y'all? 9 is the deposition notice that I filed in 10 10 A. Yes. this case. Got you. Okay. And what exactly 11 11 Q. 12 is the nature of I.C. System's business? 12 (Plaintiff's Exhibit 1 was We collect unpaid accounts for 13 13 marked for identification.) 14 third parties. 14 15 Okay. Does I.C. System collect 15 Q. Had you had a chance to take a any accounts on its behalf, or is it look at that? 16 16 17 strictly collecting for other creditors? 17 A. I looked at it when it was 18 A. Well, if we have unpaid AR, we 18 received. I haven't spent a lot of time on 19 attempt to collect it. 19 it since then. 20 Sure. But does I.C. System act 20 Q. I understand, and we'll get to as any kind of debt buyer, or is it just a 21 the topics in there in a moment. But is 21 collection agency? it -- may I assume that you are the person 22 22 We do not purchase debts. 23 23 that can provide testimony on those topics?

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Page 13 Page 15 There's not going to be a second 30(b)(6) 1 1 on it. Do you have any hand in drafting or 2 reviewing FDCPA compliance policy as it witness? 2 3 3 A. I'm the best you've got. relates to I.C. System's employees? Best we've got, that's fine. Did 4 4 A. you happen to listen to the two phone call 5 5 Is that the same with FCRA Q. recordings that were produced by I.C. 6 6 compliance? 7 System in this case? 7 A. 8 8 A. I listened to them during Okay. So I'm clear, I.C. System O. 9 discovery production, and I haven't 9 is a debt collector that collects debts reviewed them since. owed or alleged to be owed to others; is 10 10 Q. Okay. All right. I know that a 11 11 that right? couple of names popped up, and if I 12 A. Yes. 12 pronounce these incorrectly, please feel Q. All right. And it also -- as 13 13 free to correct me. Barbara Hauke; is that 14 part of that, it sends reports on consumers 14 15 15 or at least credit reports on consumers correct? that it's collecting debts from; is that 16 A. Yes. 16 17 And Lori Bagniewski? 17 also correct? Q. That sounds correct. 18 A. I don't understand your question. 18 A. Sounds right. Okay. Did you Sure. Does I.C. System provide 19 19 O. 20 ever speak with either Ms. Hauke or Ms. 20 information to credit bureaus, such as Bagniewski in preparation for today? balance information, account information, 21 21 22 A. I did not. 22 that sort of thing, in and about its 23 Q. All right. Do you know, is 23 business as a debt collector? Page 16 Page 14 1 Barbara Hauke still employed at I.C. A. I.C. System furnishes data to the 1 2 2 System? credit reporting agencies. 3 A. I believe so. 3 Q. Okay. And I.C. System does that 4 Q. Okay. And how about Ms. 4 as a tool to help it collect debts, does it 5 5 Bagniewski? not? 6 6 I'm not sure I would describe it A. I believe so. A. 7 7 Q. All right. And since you have that way. 8 looked at the pleadings, does I.C. System 8 Q. Then why would I.C. System understand that my client has brought 9 9 furnish that information on behalf of the claims against it under the Fair Debt 10 creditors it's collecting for? 10 Collection Practices Act, or FDCPA, and 11 Oftentimes, that is a very 11 A. 12 Fair Credit Reporting Act, FCRA? 12 valuable way for us to contact consumers. 13 13 Oftentimes, debts are placed that don't A. Yes. Okay. Are you familiar with the have updated addresses or contact 14 Q. 14 15 FDCPA? 15 information. And so when we credit report the debt, that often drives consumers to 16 A. Yes. 16 17 Q. Are you familiar with that 17 contact I.C. System about the account. through your experience? So do you have to 18 18 You also send letters to those do continuing education on that particular 19 19 consumers as part of the process, do you 20 statute? 20 not? 21 Both. 21 A. A. Sometimes. Both. All right. And I think we 22 Okay. But would you agree that 22 O. O. talked about it, but I'll put a finer point credit reporting also is helpful in 23 23

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Page 17 Page 19 collecting the debt? would constitute a reasonable investigation 1 1 2 A. Sometimes. 2 of a consumer dispute? 3 Okay. If a consumer like Ms. 3 MR. GOLDEN: Form. O. Dorsey disputes some information I.C. 4 A. The nature of the investigation 4 5 System is reporting on a debt with a credit 5 needs to be commensurate with the nature of 6 reporting agency like TransUnion, would you 6 the dispute. So depending on the 7 agree that I.C. System is required to 7 information that we receive in the dispute, conduct an investigation of that dispute if 8 8 that will then dictate the nature of the 9 they're notified about it? 9 investigation. 10 MR. GOLDEN: Form. 10 Q. That makes sense. If a consumer 11 sent in a letter -- and there's multiple 11 Yes. A. 12 ways to dispute; agreed? Online, phone 12 And the way it works is that a Q. 13 credit reporting agency, once it's notified 13 call, written letter, that sort of thing; of a consumer's dispute, will then notify would you agree with that? 14 14 I.C. System of that dispute typically; is 15 A. Yes. 15 16 that right? 16 If a consumer sent a letter in to 17 A. Typically. 17 the credit reporting agency disputing an Q. Typically. Okay. And the way account, would a reasonable investigation 18 18 that's done I've seen is through what's 19 19 include reading the dispute letter so that you can make sure you know what the nature 20 called an automated consumer dispute 20 verification form or ACDV; is that right? 21 of the dispute is? 21 MR. GOLDEN: Form. A. That's one way we can be notified 22 22 23 of a dispute. 23 It may. Page 18 Page 20 1 Q. Okay. That works through --1 Q. All right. Is there any time 2 explain how that works. If you receive 2 when an I.C. System's employee 3 notification through an ACDV, how does that 3 investigating a dispute would not read a 4 happen on I.C. System's end? 4 letter that's sent along with the dispute? MR. GOLDEN: Form. 5 5 MR. GOLDEN: Form. 6 A. We receive dispute information 6 There are times when information through an automated process called 7 7 is provided to the credit reporting 8 e-OSCAR. The dispute is received. I.C. 8 agencies regarding a dispute and that 9 information isn't passed on to I.C. System. 9 System investigates the information related to the dispute and then reports the results 10 10 Q. Okay. I got you. But if you'll 11 of the investigation back to the credit 11 assume with me that the credit reporting 12 bureaus. 12 agency includes a copy of the consumer's 13 Q. Got you. And getting that ACDV 13 letter with the ACDV, would you agree it's will trigger I.C. System to then conduct reasonable to read the letter as well as 14 14 its own investigation of the dispute; is 15 15 part of the investigation? that right? MR. GOLDEN: Form. 16 16 17 A. 17 Correct. A. Yes. 18 O. Okay. Do you agree that I.C. 18 All right. Now, when I.C. System System's investigation of a dispute must be investigates a dispute, would you agree 19 19 20 20 that typically there are three outcomes? reasonable? MR. GOLDEN: Form. 21 It's either verified, the information can't 21 22 be verified, or it's deleted as inaccurate; 22 A. 23 According to I.C. System, what 23 would you agree with that?

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Page 21 Page 23 A. I'm not sure if those are the information like a police report or a fraud 1 1 2 packet, then that obviously would require a only three outcomes. 2 3 higher level of investigation. And there 3 Q. Are you aware of any other are times when the consumer provides 4 outcomes other than verify, can't be 4 information that we can't verify using our 5 verified, or delete as inaccurate? 5 A. I'm not sure the full menu of 6 6 collections software. And in that case, we 7 7 outcomes regarding an ACDV dispute. would go back to the creditor and request 8 additional information. 8 Q. Okay. If I.C. System gets a dispute from a consumer through an ACDV 9 Thank you. That's helpful. So 9 if there's something that the employee at like we've been talking about and I.C. 10 10 System doesn't already have evidence 11 I.C. System might need that the creditor 11 12 might have, they would go back to the establishing that an item of disputed 12 creditor and request it; fair? 13 information is true, does I.C. System then 13 seek out and obtain that information before 14 MR. GOLDEN: Form. 14 reporting the information is verified? 15 A. If the information is required in 15 16 order to answer the dispute that we've MR. GOLDEN: Form. 16 17 A. I'm sorry. You lost me there. 17 received. 18 Q. Okay. And would that sort of Q. I'll go through it again, and you 18 information include underlying account are doing a great job. If I ask something 19 19 that doesn't make sense, don't answer it 20 documents, like account applications or 20 until you understand. That's fine. 21 bills for an account? 21 So let me walk through this. If 22 A. It may. 22 I.C. System gets a dispute through the ACDV 23 Per its policy, I.C. System can't 23 Page 22 Page 24 1 process, okay, and then the employee at 1 guess at whether disputed information is I.C. System does not have evidence or can't 2 2 accurate before it verifies it: correct? 3 find anything establishing that that 3 MR. GOLDEN: Form. disputed information is true, is the policy 4 4 A. I'm sorry. Could you ask that then to seek out some information to make 5 5 again? 6 sure that it can be verified or what 6 Q. If I.C. System verifies 7 7 information is correct that's been happens at that point? 8 MR. GOLDEN: Form. 8 disputed, that verification needs to be 9 9 A. Well, again, it's going to depend based on something; right? on the nature of the dispute and the 10 10 MR. GOLDEN: Form. information in the dispute. If we get a 11 A. I don't understand your question. 11 12 dispute that's what we would call a generic 12 Q. Okay. So someone writes in and or a simple dispute that just says not says, hypothetically, the balance is wrong. 13 13 mine, that is easy. We can answer the Okay. For whatever reason, the balance is 14 14 dispute by looking at the demographic wrong. It says \$500, and I think it's 15 15 information in the ACDV and comparing it to \$400. All right. I.C. System has to do 16 16 something to verify that the balance is 17 the information in our account. If the 17 correct. It can't just rubber stamp and 18 name, if the address, sometimes date of 18 19 say, no, it's correct; do you agree with birth, social, if that information matches, 19 20 then we have enough information in our 20 that? system to verify back to the bureaus that 21 21 MR. GOLDEN: Form. it actually is the correct consumer. Well, in that case, we would look 22 22 If a consumer provides 23 23 in our collections system and see the

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Page 25 Page 27 1 balance that is reported by the creditor. 1 A. Yes. 2 And because our creditors update our 2 Q. All right. Do you know what AT&T 3 account information in realtime, the 3 U-verse is? 4 information that they are providing, we 4 A. A telephone service. 5 rely on that as the amount that's 5 Sure. I think --Q. A. It may be cable as well. 6 accurately due -- excuse me, validly 6 7 7 due and owing. Q. I think it's like a whole 8 Sure. But my point, I guess, 8 package, internet, phone, that sort of 9 that I'm trying to make sort of awkwardly 9 thing. Is that your understanding? is that I.C. System, when it verifies 10 10 Yes. AT&T provides information, relies upon information that's 11 11 telecommunication services. been provided to it? It doesn't just make 12 12 Got it. Does I.C. System 13 it up as it goes; fair? 13 regularly attempt to collect debts alleged A. Correct. I.C. System relies on to be owed to AT&T? 14 14 the information provided by the creditor. 15 15 A. Yes. Q. All right. And if I.C. System 16 16 As part of the policies and 17 cannot verify some piece of information, 17 procedures, I.C. System maintains account what happens in that instance? history notes for the debts it attempts to 18 18 19 MR. GOLDEN: Form. 19 collect; is that correct? 20 If we don't have the information Α. 20 A. I.C. System uses collection in our collection software to verify the 21 21 software that is continuously being updated 22 validity of the debt, then we request that 22 by AT&T. 23 information from the creditor. 23 O. What is the term that I.C. System Page 28 Page 26 1 If the creditor cannot provide 1 uses for the printout of that data? I have 2 2 that to I.C. System, what's I.C. System's seen collection notes, account notes. What 3 policy at that point? 3 does I.C. System say? 4 A. It depends on the nature of the 4 A. We call a printout of the 5 collection account notes either the account 5 dispute. 6 6 summary or the account history. O. Okay. 7 Q. Okay. What I would like to mark 7 A. If the creditor will no longer 8 stand behind the validity of the debt, then 8 as Exhibit 2 is a document Bates labeled 9 9 we will stop reporting and stop collecting ICS 4 through 15. the account. 10 10 Q. Okay. At that point, does I.C. 11 (Plaintiff's Exhibit 2 was 11 12 System request that the tradeline be 12 marked for identification.) 13 13 deleted? 14 If the creditor is no longer able 14 Q. It looks to be in reverse order, 15 to verify the debt, yes. 15 but this appears to be the account -- what All right. Let's talk about the did you call it again? Forgive me. 16 16 A. Can we share the document? I'm 17 account that I.C. System was collecting 17 18 from Ms. Dorsey. Okay? 18 not sure what we're looking at. 19 Sure. 19 Sure. Hang on. Do you have it A. 20 20 in front of you by any chance? Based on what I have seen, I.C. Q. System was trying to collect an AT&T 21 A. I don't. 21 U-verse account from Ms. Dorsey. Is that 22 Okay. Give me just a second 22 Q. here. I wasn't prepared to do that. Can 23 your understanding? 23

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Page 29 Page 31 1 you give me just one moment? 1 Can we just look at the Bates Of course. 2 A. 2 numbers? Sorry. I just want to make sure Hang on. Okay. Let me see if I 3 that there -- it seemed like maybe there 3 4 can get this up for you. All right. Tell 4 were two different sets of numbers there. 5 me if you see what I've got. 5 Sure. Sure. Q. 6 A. I see Exhibit 2. 6 It shouldn't be, but I just want A. 7 7 O. Okay. All right. Let me zoom to make sure. I thought you said you were 8 this out just a touch, so this -- and it's 8 starting at four. 9 blurry. I'll grant you that. This is how Q. Yes. One moment. Let me screen 9 it was produced to me. As I said, it's --10 10 share what I just got. I will be happy to do you see at the bottom ICS 4? do it. All right. Do you see that, ma'am? 11 11 A. Yes. 12 12 A. Yes. And then it goes to ICS 15. Do 13 Q. 13 Q. All right. This doesn't appear you see that as well? 14 14 to be Bates labeled. 15 Yes. 15 A. MR. GOLDEN: Yeah. It --16 Q. All right. It starts on December 16 Q. At the top -- okay. All right. 17 the 20th, 2020. Do these appear to be the 17 12 -- now, I have -- we started at four on account history notes that we've been 18 mine. This one starts at one. Does that 18 talking about? 19 19 make sense? I think it's --20 A. Yes. MR. SEALS: Dale, you're shaking 20 All right. 21 Q. 21 your head. 22 MR. GOLDEN: Hey, Whitney? 22 MR. GOLDEN: I mean, I don't know 23 MR. SEALS: Yes, sir. 23 why that would be on there. Again, this is Page 32 Page 30 1 MR. GOLDEN: I just want to jump what --2 in because I have no understanding of why 2 Q. If there's something in here 3 those notes would look like that. Really, 3 that's missing that I was going to ask you 4 I feel bad that they were produced to you 4 about, I can go back to the other one, but looking like that. It almost looks like 5 I feel pretty confident this is it and 5 6 they were faxed, and they weren't. I mean, 6 we'll use this. This is a document, they come to us as basically a PDF 7 7 Exhibit 2, that's Bates stamped ICS 1 document, and so I'm at a loss to 8 8 through 12; is that correct? 9 9 understand why they look like that. Yes. A. 10 MR. SEALS: I was kind of the 10 All right. And these appear to Q. be a better copy of the account notes than same way. And, normally, I would ask for a 11 11 clearer copy. I'm not sure why that didn't 12 12 the one we just looked at; is that correct? happen in this case. Dale, if you have a 13 13 A. Yes. clearer copy and wanted to shoot it, I'll Okay. All right. So in looking 14 14 15 pull it up. I'm happy to. 15 at these, they look like they go in reverse MR. GOLDEN: Yeah. Why don't we 16 order and start at 12/28/20 and end in 16 17 take like a five-minute break? 17 October of '22. So I'll start down here on 18 MR. SEALS: All right. Yeah. 18 page 12. Looking at this or can you tell 19 from here when the account was placed with That'll make it better. 19 20 20 I.C. System by AT&T? 21 Yes. 21 (Break taken.) A. 22 When would that have been? 22 O. December 28th, 2020, at 3:10 p.m. 23 Okay. 23 Q.

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Page 33 Page 35 Q. All right. And do you know what 1 1 A. I believe that would be information AT&T provided to I.C. System 2 2 information about the amount due and owing. when it placed this account for collection? 3 3 Okay. And then there's another 4 4 one above that. Is that the same thing or Yes. 5 5 something different? Q. What information was provided to I.C. System by AT&T? 6 A. I'm not sure. 6 A. All of the information that has 7 7 All right. And then if we move 8 8 up, there are -- there's a warning. Do you the word added in the third column. 9 Q. All right. So if we look at 9 know what that is? 10 this, it looks like an email, a name, an 10 A. It looks like the phone number has an invalid prefix. And so it's just address, and some telephone numbers. Does 11 11 flagging that number as likely being a bad 12 12 13 A. Debt number has to do more with 13 number. 14 internal labeling of the account. Those 14 Q. All right. And then we see status change from batch entered to active. 15 aren't telephone numbers. 15 16 Got you. Okay. So forgive me. 16 Is that simply activating the account to be I meant telephone number right here where 17 collected? 17 it says unknown. It's redacted, but 18 18 A. I believe it's moving into the there's something there. Does that appear next phase of collections. Yes. 19 19 to be a phone number that would've been Q. Okay. And then current linked 20 20 provided? 21 debt phase, state ID changed from nothing 21 to a number. Do you know what that is? 22 A. Yes. Sorry. I was confused. 22 That's okay. That's okay. So A. It's another internal 23 23 Q. Page 34 Page 36 1 we've got an email, name, address, a bill. 1 administrative number. I'm not sure what 2 2 Is that what that is? And I'm sort of it means. 3 pointing at it here. 3 Q. Okay. And it looks like 4/17, it 4 A. It looks like a secondary 4 was assigned to I.C. house collector. Is 5 5 that like a queue that they choose from? address. 6 6 A. It's going into a group of agents Q. Okay. 7 who may be eligible to work the account. 7 A. Oh, excuse me. It looks like the 8 billing address is the same as the address 8 Q. Okay. And then what is the next 9 that was provided. So sometimes there are 9 one here that starts with owner team 10 multiple addresses, but it looks like the 10 change? What are you communicating there? A. This, again, is similar. It's P.O. Box is the billing address. 11 11 12 Q. Understood. Understood. And 12 going into the house global, so it's going then I want to scroll slowly through this, 13 into a pool of debt collectors. 13 and if you see anything else that AT&T Q. All right. And then any 14 14 significance for the top two? 15 provided other than the email address, 15 name, and billing address, stop me. Okay? A. It's just more internal coding. 16 16 Q. Okay. And then any significance 17 17 A. here with these first two on I.C. System --18 Q. And you said the debt number 18 things are internal recordkeeping; right? 19 let me get the page -- ten? 19 20 20 A. Just more internal coding, I A. Correct. And then here, what are we 21 believe. 21 Q. looking at here? 31044 debt number, 22 Okay. Anything else that you see 22 balance line item, what is that? on that date that is of significance to the 23 23

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Page 37 Page 39 1 collection efforts? 1 A. Correct. 2 A. Well, the batch processing is 2 Q. Okay. So they -- AT&T provided 3 applying some of our collection strategies. 3 the social security number, date of birth, 4 So like the letter only debt numbers and 4 name, billing address, and at least a 5 preprocessing debt, you can see then it's 5 telephone number. Did I get that correct? 6 applying a letter plan, and then it's 6 Yes. And I believe there's 7 applying some of the initial scrubs. And 7 other -- and we can see notes about the 8 so at 41726, I guess there's a lot of those 8 balance, but they would have provided the 9 entries. But vendor data, a pin request, 9 balance, payment history. The service now it's starting scrubs and so it's going 10 10 address usually comes over on the file. So to look for bankruptcy. It's going to look this is a summary of the account history. 11 11 for, DEC is deceased, so some of these 12 12 There may be more information in the actual 13 scrubs are now starting just to make sure 13 collection software that's not produced on that our information is valid. 14 14 these notes. Got you. Is this -- this top 15 15 Okay. So we're not -- can you O. one, is this the collection strategy you 16 16 look at this and do you know exactly what 17 just mentioned? 17 was provided, or is it what you would've 18 A. Yes. expected to be provided? 18 19 We're going to ICS 9 and we're Q. 19 A. Well, I know all of the 20 still on 12/28/20. Anything significant 20 information that says added is account 21 that you see on the screen here for these 21 information that we got from AT&T, but 22 first one, two, three, four, five, six, 22 there may be additional information that 23 seven entries? 23 doesn't appear on these history notes. Page 38 Page 40 1 Well, so the fourth row up from What sort of information would 1 A. 2 the bottom now is assigning it to the AT&T 2 that be typically, that wouldn't appear 3 3 here, that was provided by AT&T? team. 4 Q. Okay. 4 Well, I kind of went over it, but 5 5 And then it's talking about it's social security number, date of birth, A. 6 intensive phase, so that really is 6 balance information, service address. And describing the method of collection. I 7 7 I'm not sure if that comes over in the 8 should note that in order to credit report 8 original placement file or if there's a 9 an account, the creditor would provide I.C. 9 supplemental file that AT&T provides. We 10 work off of -- AT&T has its own collection System with either the social or the date 10 of birth. I don't believe that either of 11 software that I.C. System has to work off 11 12 those pieces of information appear in the 12 of. And so some of the account information account history just because of the 13 13 may be in the Karma software that's owned sensitive nature of the information. 14 14 by AT&T. 15 Q. Okav. 15 Q. Okay. The sixth from the bottom, But that also would have been 16 it says score value change, 0 to 279. What A. 16 is score value and what does that mean? 17 provided. 17 18 Q. All right. So you make a good 18 We use a vendor who helps us -point. While we don't see that, I don't it's a propensity to pay score. And so we 19 19 20 have any reason to doubt they provided the 20 run our debts through -- by a vendor, I social security number and date of birth to 21 guess, and they give us -- they score the 21 you. Otherwise, you wouldn't credit 22 debt and return that score to us. 22 23 report; right? 23 Okay. What is the significance

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Page 43 Page 41 1 of the scores, if you know? 1 is here at 1/4/21 at 5:59:27 p.m.? 2 A. I don't know a lot about it. I A. Live line is showing that 2 3 know that our operations system uses the 3 information was received from the creditor 4 scores to determine which debts we should 4 and updated into our system. 5 5 Q. Okay. Do you know what that focus on and which debts are likely not collectible. So, for example, if someone 6 information is, or do I need to scroll up? 6 7 Portfolio is U-verse. I don't 7 had recently filed bankruptcy, their score 8 would be very low. You know, if they had a 8 know what PR means for channel. 9 good credit history or propensity to pay, 9 Q. Okay. All right. Moving up to 10 the score may be higher. 10 ICS 8. Do you know what this means at the Okay. So the higher the score, bottom here at 6:17:39, OCA name, AFNI? 11 11 the more likely collection would be 12 A. I believe it means that the debt 12 successful; is that sort of the summary? 13 13 was previously placed with another agency 14 I believe that's how it works. 14 called AFNI. 15 15 Okay. All right. Because I saw Q. Okay. All right. And the same O. 16 through this, it changes up and down a lot 16 with FCS, would that have been a different and I wasn't sure how that worked. Am I 17 agency as well? 17 understanding you're not exactly 100 18 18 A. I believe so. 19 percent sure how that algorithm works as 19 All right. It looks like there's 20 well, or can we talk about that? 20 some letters or at least a letter request, 21 I'm not familiar with the 21 score value is changing, which I know we 22 algorithm. I believe it's like a credit 22 talked about we're not sure precisely what 23 score where the CRAs are very secretive 23 that is. We move up. It looks like there Page 44 Page 42 1 about how the number is generated, what the are attempts to collect or call at least. 2 2 There's an answering machine and no contact formula is. 3 3 on two different numbers. Am I reading Q. Sure. 4 It's proprietary information that 4 that correctly? we don't have. We just understand that 5 5 Yes, two different attempts. A. 6 it's a propensity to pay scoring model. 6 Yes, ma'am. And then there's a Q. That's fine. I was just curious 7 viewed by Casi Quinonez. Is there any 7 8 about it, but I think that's good enough 8 significance there, or is she the person 9 9 for our purposes today. This was a that was working and dialing at this point? A. It looks like she viewed the consumer debt, was it not? 10 10 MR. GOLDEN: Form. 11 account, but it -- my understanding is she 11 12 A. I believe so, yes. 12 may have viewed the account in relation to Okay. I just say that because 13 the attempt at 9:47 on January 7. It looks 13 she's referred to as consumer consistently like a one-second call, so I would assume 14 14 15 in here. Is that your understanding? 15 the call wasn't connected. 16 A. Yes. 16 Q. I got you. 17 Okay. All right. Let me move up 17 A. But it was such a short call. a little more. It looks like as we go to 18 18 There's no account update. My the top half of ICS 9, it looks like there 19 understanding is there's no contact --19 20 are attempts to start calling and letters 20 there's nothing to update. sent. Does that appear to be correct? 21 Q. Understood. All right. If we 21 22 move up to ICS 7, it looks like more 22 23 Do you know what live line update 23 attempts to call and then score values Q.

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	Page 45		Page 47
1	change again; is that fair?	1	to corporate pre-litigation. So I guess
2	A. Yes.	2	that's just another phase; is that right?
3	Q. Okay. It looks like more	3	A. That's part of the same phase.
4	attempts to call as we go through the	4	Q. Okay. Got you. And then any
5	middle of January of '21. Does that seem	5	significance here, collector assigned
6	accurate to you?	6	changed? I assume that's internal
7	A. Yes.	7	notations?
8	Q. All right. And then if we move	8	A. Correct.
9	on, more calls. Move to ICS 6. Again,	9	Q. And then working team changed
10	more attempts to call and score date	10	from corporate litigation to AT&T warehouse
11	changes; is that fair?	11	house, do you know what that means?
12	A. Yes.	12	A. It looks like to the extent it
13	Q. $2/1/21$, it looks like another	13	was in the litigation phase, it was there
14	letter was requested to be sent?	14	for a few seconds and then just went into a
15	A. Yes.	15	warehouse phase. So I'm not sure that any
16	Q. Sorry. We have a fire truck	16	work effort was done in pre-litigation. It
17	going by. Okay. And then the next one I'm	17	may have just kind of moved to that phase
18	curious about, if we go up here, current	18	very quickly and then went to the warehouse
19	linked debt phase, state ID changed. Is	19	phase.
20	that internal recordkeeping?	20	Q. Got you. Got you. Okay. So
21	A. Yes.	21	then again, if we move up, it looks like an
22	Q. And then any significance to	22	internal note, working team changed to
23	working team changed from AT&T to corporate	23	U-verse seconds phase. And given the time,
	Page 46		Page 48
1	attorney referral?	1	it may have just gone through several
2	A. If you could, scroll up a little	2	phases very quickly; is that fair?
3	bit more.	3	A. Correct.
4	Q. Yes, ma'am. You want me to keep	4	Q. All right. And then it looks
5	going?	5	like what does this credit monitor, add
6	A. So, no, it's enough. Once we	l c	
		6	monitoring mean? ICS 5 excuse me. Just
7	have exhausted collections, so we have made	7	monitoring mean? ICS 5 excuse me. Just so I'm clear on the record, ICS 5 at
7 8	have exhausted collections, so we have made a certain number of phone attempts that		so I'm clear on the record, ICS 5 at 2/19/21, 11:59:59.
	a certain number of phone attempts that have been unanswered, we have sent a	7	so I'm clear on the record, ICS 5 at 2/19/21, 11:59:59. A. We use a vendor who just that
8	a certain number of phone attempts that have been unanswered, we have sent a certain number of letters, then the next	7 8	so I'm clear on the record, ICS 5 at 2/19/21, 11:59:59. A. We use a vendor who just that monitors credit scores or credit
8 9 10 11	a certain number of phone attempts that have been unanswered, we have sent a certain number of letters, then the next phase in our collection strategy is to move	7 8 9 10 11	so I'm clear on the record, ICS 5 at 2/19/21, 11:59:59. A. We use a vendor who just that monitors credit scores or credit information. And so if something changes,
8 9 10 11 12	a certain number of phone attempts that have been unanswered, we have sent a certain number of letters, then the next phase in our collection strategy is to move it to our internal corporate attorney	7 8 9 10 11 12	so I'm clear on the record, ICS 5 at 2/19/21, 11:59:59. A. We use a vendor who just that monitors credit scores or credit information. And so if something changes, like a bankruptcy, we will be immediately
8 9 10 11 12 13	a certain number of phone attempts that have been unanswered, we have sent a certain number of letters, then the next phase in our collection strategy is to move it to our internal corporate attorney referral representative, whose name is Eric	7 8 9 10 11 12 13	so I'm clear on the record, ICS 5 at 2/19/21, 11:59:59. A. We use a vendor who just that monitors credit scores or credit information. And so if something changes, like a bankruptcy, we will be immediately notified. Really, it's more of an inactive
8 9 10 11 12 13	a certain number of phone attempts that have been unanswered, we have sent a certain number of letters, then the next phase in our collection strategy is to move it to our internal corporate attorney referral representative, whose name is Eric Anderson. He does	7 8 9 10 11 12 13 14	so I'm clear on the record, ICS 5 at 2/19/21, 11:59:59. A. We use a vendor who just that monitors credit scores or credit information. And so if something changes, like a bankruptcy, we will be immediately notified. Really, it's more of an inactive phase where the vendor is kind of
8 9 10 11 12 13 14	a certain number of phone attempts that have been unanswered, we have sent a certain number of letters, then the next phase in our collection strategy is to move it to our internal corporate attorney referral representative, whose name is Eric Anderson. He does Q. Right there?	7 8 9 10 11 12 13 14 15	so I'm clear on the record, ICS 5 at 2/19/21, 11:59:59. A. We use a vendor who just that monitors credit scores or credit information. And so if something changes, like a bankruptcy, we will be immediately notified. Really, it's more of an inactive phase where the vendor is kind of monitoring the credit history for any
8 9 10 11 12 13 14 15	a certain number of phone attempts that have been unanswered, we have sent a certain number of letters, then the next phase in our collection strategy is to move it to our internal corporate attorney referral representative, whose name is Eric Anderson. He does Q. Right there? A. Yes. He does end really end	7 8 9 10 11 12 13 14 15 16	so I'm clear on the record, ICS 5 at 2/19/21, 11:59:59. A. We use a vendor who just that monitors credit scores or credit information. And so if something changes, like a bankruptcy, we will be immediately notified. Really, it's more of an inactive phase where the vendor is kind of monitoring the credit history for any changes, but it's more an inactive
8 9 10 11 12 13 14 15 16	a certain number of phone attempts that have been unanswered, we have sent a certain number of letters, then the next phase in our collection strategy is to move it to our internal corporate attorney referral representative, whose name is Eric Anderson. He does Q. Right there? A. Yes. He does end really end of intensive collection, reach out to try	7 8 9 10 11 12 13 14 15 16 17	so I'm clear on the record, ICS 5 at 2/19/21, 11:59:59. A. We use a vendor who just that monitors credit scores or credit information. And so if something changes, like a bankruptcy, we will be immediately notified. Really, it's more of an inactive phase where the vendor is kind of monitoring the credit history for any changes, but it's more an inactive collections phase.
8 9 10 11 12 13 14 15 16 17	a certain number of phone attempts that have been unanswered, we have sent a certain number of letters, then the next phase in our collection strategy is to move it to our internal corporate attorney referral representative, whose name is Eric Anderson. He does Q. Right there? A. Yes. He does end really end of intensive collection, reach out to try one more time to contact the consumer.	7 8 9 10 11 12 13 14 15 16 17	so I'm clear on the record, ICS 5 at 2/19/21, 11:59:59. A. We use a vendor who just that monitors credit scores or credit information. And so if something changes, like a bankruptcy, we will be immediately notified. Really, it's more of an inactive phase where the vendor is kind of monitoring the credit history for any changes, but it's more an inactive collections phase. Q. Okay. And then these batch
8 9 10 11 12 13 14 15 16 17 18	a certain number of phone attempts that have been unanswered, we have sent a certain number of letters, then the next phase in our collection strategy is to move it to our internal corporate attorney referral representative, whose name is Eric Anderson. He does Q. Right there? A. Yes. He does end really end of intensive collection, reach out to try one more time to contact the consumer. Q. Okay.	7 8 9 10 11 12 13 14 15 16 17 18	so I'm clear on the record, ICS 5 at 2/19/21, 11:59:59. A. We use a vendor who just that monitors credit scores or credit information. And so if something changes, like a bankruptcy, we will be immediately notified. Really, it's more of an inactive phase where the vendor is kind of monitoring the credit history for any changes, but it's more an inactive collections phase. Q. Okay. And then these batch processing, is this all internal stuff
8 9 10 11 12 13 14 15 16 17 18 19 20	a certain number of phone attempts that have been unanswered, we have sent a certain number of letters, then the next phase in our collection strategy is to move it to our internal corporate attorney referral representative, whose name is Eric Anderson. He does Q. Right there? A. Yes. He does end really end of intensive collection, reach out to try one more time to contact the consumer. Q. Okay. A. So that's just showing it moving	7 8 9 10 11 12 13 14 15 16 17 18 19 20	so I'm clear on the record, ICS 5 at 2/19/21, 11:59:59. A. We use a vendor who just that monitors credit scores or credit information. And so if something changes, like a bankruptcy, we will be immediately notified. Really, it's more of an inactive phase where the vendor is kind of monitoring the credit history for any changes, but it's more an inactive collections phase. Q. Okay. And then these batch processing, is this all internal stuff again?
8 9 10 11 12 13 14 15 16 17 18 19 20 21	a certain number of phone attempts that have been unanswered, we have sent a certain number of letters, then the next phase in our collection strategy is to move it to our internal corporate attorney referral representative, whose name is Eric Anderson. He does Q. Right there? A. Yes. He does end really end of intensive collection, reach out to try one more time to contact the consumer. Q. Okay. A. So that's just showing it moving to that phase.	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	so I'm clear on the record, ICS 5 at 2/19/21, 11:59:59. A. We use a vendor who just that monitors credit scores or credit information. And so if something changes, like a bankruptcy, we will be immediately notified. Really, it's more of an inactive phase where the vendor is kind of monitoring the credit history for any changes, but it's more an inactive collections phase. Q. Okay. And then these batch processing, is this all internal stuff again? A. Correct.
8 9 10 11 12 13 14 15 16 17 18 19 20	a certain number of phone attempts that have been unanswered, we have sent a certain number of letters, then the next phase in our collection strategy is to move it to our internal corporate attorney referral representative, whose name is Eric Anderson. He does Q. Right there? A. Yes. He does end really end of intensive collection, reach out to try one more time to contact the consumer. Q. Okay. A. So that's just showing it moving	7 8 9 10 11 12 13 14 15 16 17 18 19 20	so I'm clear on the record, ICS 5 at 2/19/21, 11:59:59. A. We use a vendor who just that monitors credit scores or credit information. And so if something changes, like a bankruptcy, we will be immediately notified. Really, it's more of an inactive phase where the vendor is kind of monitoring the credit history for any changes, but it's more an inactive collections phase. Q. Okay. And then these batch processing, is this all internal stuff again?

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Page 49 Page 51 things; right? 1 1 service at that time, never had service, 2 A. Correct. 2 not available in area at that time. And 3 3 We move up. It looks like more then a rep ends the call by verifying her attempts to call are made February 20th and 4 address and email and phone number. 4 Q. All right. And then above that, 23rd of 2021; is that right? 5 5 it looks like verified with a telephone 6 6 A. Yes. 7 number and then she changes the dispute 7 Q. Okay. Now, we get to March 3rd, 2021, at 9:54 p.m. Do you see that? 8 flag from not disputed to, yes, disputed; 8 9 9 is that correct? 10 10 Q. All right. And there's an A. Correct. Okay. And then if we move up a account note, and Ms. Barbara Hauke's name 11 11 little more, the bill-to address reason is 12 is there; right? 12 changed, I guess, based on the verification 13 A. Yes. 13 of the phone call; would that be correct? 14 14 Okay. According to these notes, Q. I'm sorry. Can you ask that it looks like she called and spoke with Ms. 15 A. 15 16 Dorsey; is that right? 16 again? A. It looks like Ms. Dorsey called 17 Q. Of course. It says updated --17 and I will highlight it -- bill-to address 18 and spoke with Barbara Hauke. 18 reason changed, nothing to verify it. I 19 19 Q. Okay. So Ms. Dorsey called in. 20 assume that's because it was verified on 20 Thank you for that. And I think I got it 21 the telephone where it says verified addy? wrong. It looks like it's 2:09:54 p.m., 21 22 A. Correct. not 9:54 p.m.; is that right? 22 23 Okay. All right. So we talked 23 A. Correct. Page 52 Page 50 1 Q. Okay. Y'all weren't calling her about I.C. System recorded this telephone 1 at 10:00 at night, I hope; right? call; is that right? 2 2 3 3 Yes. A. No. A. 4 Or she wasn't calling you, I 4 And I know that you haven't Q. Q. hope, rather. Can you translate the 5 5 listened to it in the very recent past, but 6 shorthand right here in 3/3/21 at 9:54 p.m. 6 you have heard that call, have you not? that says account note for me? 7 A. Correct. 7 8 A. Sure. It starts with 20560. 8 In the call, Ms. Hauke tells Ms. 9 That indicates the number that she called 9 Dorsey I.C. System does not credit report. Do you recall her saying that in the call? 10 in from. 10 A. I recall her saying something to 11 11 Q. Okay. 12 A. I don't know what the redacted 12 that effect. 13 13 But I.C. System does credit part is. report debts, does it not? 14 Q. Sure. 14 15 A. If I look at the account note 15 A. Correct. above, I would assume that it's just the Okay. In fact, I.C. System 16 16 Q. end of the complete phone number, the last reported Ms. Dorsey's debt to TransUnion; 17 17 four of the phone number perhaps. 18 18 is that correct? 19 Okay. Q. 19 I believe that's correct. 20 VIC is verified the identity of 20 A. Okay. Sorry. One second. It 21 the consumer. MM is mini Miranda, and then 21 sounds like the Birmingham firefighters are busy this morning. All right. According it says Ms. disputes. So she is disputing 22 22 the account. AT&T could not provide to the notes and your memory of the call, 23 23

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Page 53 Page 55 Ms. Dorsey told Ms. Hauke AT&T couldn't call? 1 1 provide her with U-verse service and that 2 2 A. I don't recall. 3 3 she never had the service because it wasn't Do the notes -- and I can scroll O. 4 available is at least what she said; is 4 up some, sorry, if you need me to. For 5 5 3/3/21, I'm looking to see if there's that right? 6 I believe she said something like 6 anything else other than I.C. -- yeah. So A. 7 7 that. it looks like it's verified information 8 And that's reflected in the notes 8 that Ms. Hauke viewed the account. Does Q. 9 here, is it not? 9 that look correct and that it was updated? 10 A. Correct. 10 A. Correct. Does I.C. System dispute that 11 And then the next is March 17th 11 AT&T U-verse internet service was not 12 12 of '21 when another letter was requested. It looks like a settlement offer letter; is 13 available at her home? 13 MR. GOLDEN: Form. 14 14 that right? 15 I am not aware of where AT&T A. 15 A. Yes. 16 provides internet service. 16 Q. All right. Do the notes indicate 17 Q. Okay. So, again, does I.C. 17 that Ms. Hauke or anyone at I.C. System System have any reason to dispute that or 18 contacted AT&T to see if what Ms. Dorsey 18 does it not know either way? 19 was saying about the U-verse service not 19 20 Well, the fact that AT&T placed 20 being available was true? 21 the debt, we rely on that as the 21 The dispute would have been 22 representation that the debt is validly due 22 updated back to AT&T through our collection 23 and owing. 23 software. Page 54 Page 56 1 Q. I understand that. But I.C. Q. All right. And what would that 1 2 2 have looked like? Would they have gotten System has no independent knowledge as to 3 whether U-verse service is available at Ms. 3 the same information we're looking at here, 4 Dorsey's address or not, does it? 4 or does it -- how is that done? 5 5 A. I'm not sure. I would tell you A. They would have gotten something 6 that because they placed the account, we 6 similar just saying that she disputed that would assume that they did provide the 7 the service was provided. 7 8 service. 8 Q. All right. Other than sending 9 Okay. But that's just an 9 that notification, is there any instance assumption y'all made because they placed that you can see in the notes or that 10 10 the account; right? 11 you're aware of that anyone at I.C. System 11 A. Well, they represent and warrant 12 12 contacted AT&T to ask if the service was to I.C. System that they only place debts 13 13 available or not? that are validly due and owing. So it's 14 14 A. Well, I should back up by saying 15 our experience that when they realize maybe 15 that we had previously sent this consumer the service wasn't provided or that the an initial notice, 1692G notice. And 16 16 within the 30-day validation period after 17 debt is inaccurate or not due and owing, 17 receiving that notice, she had not 18 they will recall the debt or pull it out of 18 our active collection inventory. That contacted I.C. System to dispute the debt 19 19 20 didn't happen here at this time. 20 or otherwise request information. Had she Okay. All right. Ms. Dorsey --21 done so, the debt would go into an 21 do you recall Ms. Dorsey saying that she 22 answer-required status where AT&T would 22 was not going to pay the debt on the phone 23 23 have to provide additional validation of

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Page 57 Page 59 1 1 position that unless she disputes it within the debt in order for collections to 2 2 continue. So had she disputed within the those 30 days, I.C. System isn't going to 3 request additional validation? 3 FDCPA's three-day time period, the account 4 would have been handled differently. She 4 MR. GOLDEN: Form. 5 did not. And so that's just an additional 5 Well, not necessarily. I'm just 6 reason why I.C. System relies on the 6 telling you that if she had provided a 7 7 validity of the debt. written dispute within the first 30 days, 8 8 our requirements under the FDCPA are To answer your question, the 9 9 dispute would have been communicated to different than if she calls in outside of 10 AT&T had she, you know, provided something 10 that validation period and provides a 11 in writing or a fraud packet or a police 11 verbal dispute, which is what she did here. 12 report. That would have also been an 12 Here, because she provided a verbal dispute 13 additional investigation. But here, she 13 and just said, I didn't get the services, 14 just said she didn't receive the service. 14 we communicated that dispute back to AT&T, 15 15 who I believe received the dispute. They AT&T said she did. And so that's kind of 16 where this leaves off. 16 didn't recall the debt or withdraw the 17 17 debt, so we continued to collect. Q. I understand that a letter was sent and I.C. System's position is that she 18 18 Q. Okay. Let me ask you this: As 19 didn't dispute it within the 30 days of the 19 part of her job, if Ms. Hauke had wanted to 20 date of the letter. I understand that. 20 for whatever reason, is she permitted to 21 However, she does dispute it March the 3rd, 21 contact AT&T to verify what Ms. Dorsey was 22 22 2021, does she not? saying about not having the U-verse 23 A. Correct. And even though it was 23 service? Page 58 Page 60 only a verbal dispute, we do update our 1 MR. GOLDEN: Form. 2 2 account records to reflect the dispute and A. She is not prohibited from 3 then communicate that to the credit 3 contacting them, but based on the nature of 4 reporting agencies and to the creditor. 4 this dispute, I don't think there was any 5 5 Q. Sure. When you said that if she 6 disputes it within the 30-day time period, 6 O. I understand. But had she wanted 7 7 that triggers a request for additional to, how is that typically done? Is it a 8 validation; is that right? 8 phone call? Is it through the software? 9 9 Correct. How does that work? A. 10 10 A. There's a variety of ways that we She disputed it here. Was any O. request for additional validation made in 11 can contact AT&T. She could have escalated 11 12 response to her dispute of the debt 12 it to her supervisor, who would have verbally on March 3rd, 2021? 13 13 requested the information. Our consumers A. No. We didn't require any to 14 14 affairs group can request the information. 15 continue our collection activity. 15 If we receive a dispute in writing, our Why would that be? What's the 16 correspondence team or our consumer affairs 16 17 17 significance within the 30 days, rather team can contact AT&T. We have account 18 than when she finally calls in and disputes 18 managers who can contact AT&T. So if the it? She doesn't -- or you don't request 19 19 dispute warrants additional communication, 20 additional validation? 20 we certainly have a number of ways that we 21 21 A. The FDCPA. can do that. Okay. So you're basing the 22 Q. If that had happened, if someone 22 policy on the FDCPA, and it's I.C. System's at I.C. System had contacted AT&T to ask if 23 23

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Page 61 Page 63 what Ms. Dorsey was saying was true, would information or does I.C. System 1 1 2 that be reflected in the account notes? 2 independently try to verify if a debt is 3 3 A. Yes. owed or not? Are all contacts with the 4 A. I.C. System relies on the 4 O. 5 5 creditor and the consumer to provide that creditor reflected here in the account 6 6 notes as best you know? information. 7 7 A. No. I believe that there are Q. Okay. If what Ms. Dorsey said 8 additional communications that may occur 8 was true, that she had never had the that are in our collections software that 9 9 service and that it was not ever available 10 aren't necessarily printed on the notes. 10 at her home, does I.C. System agree that she wouldn't owe AT&T money for that 11 O. Had --11 A. Excuse me. We send combined service she never got? 12 12 13 messages to our clients. I think typically 13 MR. GOLDEN: Form. 14 when a rep sends a combined message, they 14 A. I.C. System isn't the FBI. We're would indicate CM and then 38 or 42 or 15 15 not really in a position to make that 16 whatever the combined message. It's 16 determination. So if she provided proof to usually kind of format text. Here, there 17 I.C. System that she didn't owe the debt to 17 is no indication that a combined message AT&T, we would rely on that evidence. But 18 18 19 was sent. 19 here, we just have a short phone call and 20 I got you. And you also said 20 nothing more. So we communicated that Q. that AT&T would have been notified that Ms. 21 dispute back to AT&T, and they continued to 21 22 Dorsey disputed the debt. Did I hear you 22 verify the accuracy of the debt. 23 23 Q. If we can look up -- let's see correct? Page 62 Page 64 1 A. Correct. The dispute was 1 here. All right. Do you see October 6, 2 updated. You can see there's an entry, I 2 2021, at around 6:39 in the morning? 3 think, that said dispute from no to yes. 3 A. Yes. 4 And so that dispute flag is communicated to 4 All right. There are some 5 AT&T and to the CRAs. 5 indications here. There are two blocks for 6 O. All right. So the notes don't 6 that day or two entries. The first is 7 7 show a specific contact to AT&T. But if I updated. The second is ACDV. Can you 8 read disputed flag change no to yes, is it 8 explain what happened in these two blocks 9 9 I.C. System's testimony that AT&T would here or entries for October the 6th, 2021? 10 have been notified in that process? 10 A. Sure. It looks like we received A. Yes. The dispute is updated in 11 an ACDV from TransUnion, and the consumer 11 12 that Karma system, that live line file. 12 claimed that she had paid the debt. Our 13 There's a communication back to AT&T. They 13 system reviewed the account information 14 14 from AT&T to see that the debt had not been would've been notified at that time. 15 Q. All right. I.C. System agrees it 15 paid, and we provided that information back 16 can't attempt to collect debts that are not 16 to the CRA. 17 17 actually owed; is that right? Q. I haven't seen any letter or anything like that. Do you know how that 18 MR. GOLDEN: Form. 18 19 19 dispute was communicated to TransUnion? A. If I.C. System receives 20 information that a debt is not actually due 20 A. Yes. It's through the e-OSCAR. 21 and owing, we will stop collections. 21 There's a file transfer process. So we 22 Q. Got you. Is I.C. System reliant 22 receive the ACDV on a file, and then we on the creditor to provide that sort of 23 23 communicate back through an electronic file

16 (Pages 61 to 64)

Page 65 Page 67 1 exchange. 1 phone number appear as the beginning of the 2 Q. Sure. And I understand that, but 2 entry, that indicates it's an inbound call 3 I'm asking if you know. Do you know how 3 from that phone number ending in the last Ms. Dorsey communicated her dispute to 4 4 four digits. Q. Okay. Let's see here. All 5 TransUnion that's reflected here, that was 5 investigated on October the 6th? 6 right. So both communications, it looks 6 7 7 I do not know. like the best we can tell, Ms. Dorsey 8 8 called in; is that right? Okay. I don't either. That's Q. 9 why I was wondering. Okay. If we go back, 9 A. Correct. 10 the next set of entries looks like October 10 Q. Okay. We'll move on up. This is the 21st. It looks like more attempts to 11 still November 1st, 2021, around the same 11 contact Ms. Dorsey? 12 time. Can you tell me what's going on in 12 this very first or bottom block here when 13 A. Yes. 13 it says updated November 1st, 2021, at 14 And then it looks like more 14 Q. 15 1:44:03 p.m.? 15 contacts through October 26th, 29th, 16 November 1st. Does that look right? 16 A. It looks like it's moving out of MR. GOLDEN: Form. 17 Barbara Hauke's work queue and into Lori 17 Bagniewski's queue. 18 A. It looks like we made a number of 18 19 attempts, and she never answered. 19 Q. Okay. At the bottom, it says 20 Q. Got you. And then finally on 20 last event changed from verify/CBR November 1st, 2021, the first entry here on 21 investigation complete to dispute, answer 21 not required. What does that mean? 22 ICS 3, there's an account note. And Lori 22 23 23 Bagniewski and Barbara Hauke are both A. It's just indicating that there Page 68 Page 66 1 written here. Can you translate what was another inbound phone call disputing happened here on November the 1st, 2021, at 2 2 the debt. And not required means it's a 3 1:44 in the afternoon? 3 dispute that's outside of the FDCPA 4 Sure. So the redacted part, I'm 4 validation period. 5 5 assuming is the last four digits of her Q. Okay. Looking again, it looks 6 phone number, just to identify that it's an 6 like internal notes about assigning 7 inbound call. VIC is verify the identity 7 collector and what phase; is that right? 8 of consumer. MM is mini Miranda. Ms. said 8 A. Yes. 9 9 was never installed in home, service was That's February 20, 2022. All 10 10 never installed in home. October 2018, I'm right. So if we look at the top of ICS 2, assuming is the service date. Client says 11 it looks like working team changed, AT&T WH 11 12 was to remove bill. So I think she's 12 U-verse, CW phase to AT&T warehouse house. 13 Is that meaning that the debt -- or the 13 claiming that AT&T said they would not bill her. Client services are not available in 14 account is being warehoused again? 14 A. It's just -- yes. It's just 15 her area. It looks like our rep offered 15 her a settlement to take care of this. Ms. 16 moving to a different phase of collections. 16 Q. And then what's the significance 17 said not paying. And we verified her 17 of this top entry, last event changed from 18 address, phone number, and email. 18 19 Q. Does it reflect -- do you know, 19 dispute, answer not required to new 20 did she call in here, she being Ms. Dorsey, 20 business? What is that all about? or did she answer a call from Ms. 21 If you go up a little bit, I 21 Bagniewski? Do you know? 22 believe this is just all related to moving 22 A. Because the first four of the to a different phase. 23 23

17 (Pages 65 to 68)

Page 69 Page 71 Okay. Okay. Got you. 2/20/22, 1 1 being updated. 2 it looks like closed debt numbers, credit 2 Q. I got you. But what I'm saying 3 monitor, return debt numbers, closed debt 3 is there's no indication here that there 4 numbers, status changed from active to 4 was any specific contact with AT&T where 5 retained, the last event from new business 5 the goal was to verify or determine if what 6 to retained collections. What is the 6 Ms. Dorsey was saying was correct; am I 7 7 significance of those five entries there at right about that? 8 the bottom of ICS 1? 8 Well, we would have communicated the dispute information back to AT&T. 9 A. Again, this is all part of that 9 10 move to a different phase. Routine 10 Q. Okay. And then you're relying on collections is an inactive collection phase AT&T to respond, I guess? 11 11 12 where the account is still placed with I.C. 12 A. Yes. If the information -- if 13 System, but it's not in active collections. 13 they believe that she didn't have service Q. Okay. We saw in the notes that 14 14 or the debt is not due and owing, then the 15 on November the 1st, 2021, Ms. Dorsey process is they would recall the debt from 15 called in a second time and, again, said 16 16 our inventory. 17 that AT&T did not offer U-verse internet 17 Q. Okay. So let's go back up, if we service at her home and she didn't have the 18 can, to November the 20th. And I'm going 18 19 service. Did you see that in the notes? to pull up what I'm going to mark as 19 20 And I can go back, if you would like. Exhibit 3, if you'll bear with me for just 20 21 A. I don't recall exactly what it 21 a minute. Okay. 22 says, but I believe you're stating it 22 23 right. 23 Page 70 Page 72 1 Q. Sure. I'll scroll back down so (Plaintiff's Exhibit 3 was 2 2 we're on the same page. All right. This marked for identification.) 3 top entry on ICS 3, client says to remove 3 4 bill, client services are not available in 4 Q. All right. Ma'am, I'm showing 5 5 her area, and says never installed at home. you what I'm going to mark as Exhibit 3 to 6 Does that indicate to you that that's what 6 your deposition. And I will represent Ms. Dorsey was communicating to Ms. 7 these are the I.C. System's answers to my 7 8 Bagniewski? 8 client's interrogatories. Have you seen 9 9 A. Yes. these before today? 10 10 A. Yes. Okay. Is there any indication Q. after November the 1st, 2021, here that Ms. 11 If we look at interrogatory 11 12 Bagniewski or anyone at I.C. System 12 number three -- and let me scroll through contacted AT&T to see if what Ms. Dorsey 13 it so you can see. All right. Number 13 was saying about the service not being 14 three asked about facts and actions taken 14 15 available was correct? 15 with regard to the plaintiff's I.C. System A. Well, we are constantly 16 account. And as part of the response, it 16 17 communicating information back and forth 17 says in the first paragraph, defendant's 18 with AT&T. So through our electronic file 18 only contact with the creditor or potential 19 19 creditor regarding the plaintiff involved transfer system, I believe the dispute 20 would have been re-communicated to AT&T. 20 the AT&T U-verse communication of And they also are sending us updated files 21 21 information related to the account on with balance adjustments, payment 22 22 December the 12th, 2020, and when defendant information, so the files are constantly 23 23 closed the account February 20th of 2022.

18 (Pages 69 to 72)

Page 73 Page 75 1 Okay. All right. So as of 1 Do you see that? February 20th, 2022, it's fair to say I.C. 2 A. Yes. 2 3 System was not making active efforts to 3 Do we know if the account was 4 placed on the 12th of December or the 28th, 4 collect the account? 5 or do you know either way? 5 A. Yes. 6 A. I would have to look back at the 6 All right. Would you agree with Q. 7 7 ICS history at the very bottom. It would me that when asking about -- in 8 have the placement date. 8 interrogatory number three, asking about Q. I got you. And then it says, communications, this indicates at least 9 9 defendant closed the account February 20th 10 10 that the only contact involving the AT&T of 2022; is that right? 11 U-verse communication was when the account 11 A. That's what this says. 12 12 was placed and when it says closed, but 13 Okay. Based on those notes, and 13 moved to inactive. Am I understanding that I can pull them back up, did the account 14 14 right? 15 get closed on February 20th, 2022? 15 A. Yes. I think this answer is Can we look at the notes? 16 16 interpreting communications to be 17 Yeah. Let me do that. And I can 17 communications other than the file scroll up or down. You just tell me what 18 transfers that are happening kind of 18 19 you want to look at. 19 routinely throughout the placement. 20 It looks like on February 20th, 20 Q. Okay. And that's what I was 21 2022, it moved to retained collections. I 21 going to ask you. I didn't see that in 22 don't believe that it was closed. here. So that was just inadvertently left 22 23 Q. Okay. So the interrogatory 23 out or --Page 76 Page 74 Yes. 1 response is inaccurate or incorrect, or A. 2 2 what would your comment be? Q. But we don't -- looking at the 3 A. I don't believe that the word 3 notes, do we know when those communications 4 closed is the right word. I think that it 4 were made, or is that an automatic process? 5 5 should say moved to inactive collections on A. It's a process that's constantly 6 February 20th. 6 happening behind the scenes. Those files 7 are being transferred every day, multiple 7 Explain to me what inactive O. 8 collections is. 8 times through the days. 9 9 When the account went to inactive Inactive collections means we're 10 10 status, was AT&T notified of that no longer making phone calls or sending 11 transition or change? 11 letters. 12 Q. All right. When it's inactive, 12 I'm not sure. 13 Okay. So we don't know if AT&T 13 is it returned to AT&T? Q. 14 was told the account is inactive or not? 14 No. It goes into a retained 15 collection status. So it's still in our 15 I'm not sure. 16 inventory. We're just not actively working Okay. This indicates -- and if 16 17 17 you don't know, it's fine. Just tell me. 18 Q. Okay. What has to occur for --18 This response indicates there was some 19 or what occurred that made this go to communication to AT&T on February 20th, 19 20 inactive collections, anything 20 2022. Do you know what that is one way or specifically, or was it just a function of 21 the other? 21 22 A. I would have to look at the 22 time or what? 23 account notes again. 23 A. It was a function of time.

19 (Pages 73 to 76)

Page 77 Page 79 1 All right. Let me pull those 1 depends on the account. back up. And, again, they cover two pages, 2 2 Q. With this account, it's not so I'm happy to scroll up or down as you 3 3 reflected when it was being reported in the 4 wish. 4 notes, is it? 5 5 A. Go down just a little bit, A. I think if you looked at the ICS 6 6 summary, it usually says first credit please. 7 7 Q. Yes, ma'am. reported and then it has the date at the 8 8 top of that page. Yeah. My guess is, on February 9 20th, there was a communication to AT&T 9 Q. Okay. All right. And I think I got something that looked like that was 10 that it was going into retained 10 collections. But, again, that would have admittedly very, very blurry. 11 11 MR. SEALS: Do you -- Mr. Golden, been a standard communication with our file 12 12 13 transfer process. So I'm not sure why -- I 13 do you happen to have that ICS summary 14 don't believe that calling out February 14 she's mentioning? 20th, 2022, is the best response to that 15 MR. GOLDEN: It will take me a 15 16 interrogatory. 16 minute to go and find it and send it to 17 Q. Okay. Do you know, did I.C. 17 System continue to report the AT&T U-verse 18 18 MR. SEALS: I hate to waste 19 account to TransUnion after February 20th, 19 anybody's time, but if you don't mind, I 20 2022? 20 would very much appreciate it. 21 MR. GOLDEN: Okay. Let's take 21 A. I believe so. 22 O. The reports are made monthly, are 22 like a five-minute break and let me find 23 23 they not? it Page 78 Page 80 1 The reports are made weekly. 1 MR. SEALS: That's fine. And I'm A. 2 Weekly. All right. So do you 2 going to step out for just a moment. 3 know or based on what we're looking at, was 3 4 this AT&T U-verse debt allegedly owed by 4 (Break taken.) 5 5 Ms. Dorsey being weekly reported to 6 TransUnion from December of 2020 all the 6 O. Ms. Dove, before we took that 7 7 break, we were discussing credit reporting way through 2022? Do you know? 8 A. I can't tell from this document. 8 by I.C. System regarding Ms. Dorsey's 9 9 It wouldn't have been reported on the account. And your attorney was kind enough 10 10 placement date. There's a certain period to send over what looks like a fairly clear of time where we, you know, try to contact 11 version of a document that was previously 11 12 the consumer, send letters. It doesn't get 12 produced. I'm going to mark this as reported on day one. 13 Exhibit -- I believe I'm on four. 13 Q. I got you. When does it usually MR. SEALS: Jennifer, thumbs up? 14 14 start being reported after placement? 15 15 Okay. This will be Exhibit 4, which will A. Usually not before 36 days, 16 sort of mess up some of the numbering I 16 sometimes 45 days, sometimes -- it really 17 17 have, but that's fine. That's between me just depends on the collection strategy 18 18 and Jennifer. 19 that's applied to the account. But I think 19 20 the earliest it would report would be 36 20 (Plaintiff's Exhibit 4 was 21 days. Some are much later. Healthcare marked for identification.) 21 debt, we have to wait a lot longer to be 22 22 23 able to credit report. So really, it just 23 What am I looking at right here

20 (Pages 77 to 80)

Page 83 Page 81 in Exhibit 4? 1 1 Yes. March 7, 2021, is when the 2 A. This is a screenshot of 2 dispute code was sent to the CRAs. 3 information in our collection software. So 3 Q. Right. And that, again, says AW, 4 this is showing the information provided to 4 meaning it wasn't visible at least at that 5 the CRAs related to Ms. Dorsey's account. 5 time due to COVID; correct? 6 Q. And can you very briefly walk me 6 A. Yes. 7 through this and tell me exactly what I'm 7 Q. All right. Then it moves up. looking at right here? 8 8 The next entry is March 6th, 2022, update. A. Sure. So if you start at the 9 9 It's marked as disputed. The AW code is 10 bottom --10 missing. Does that mean it was at that 11 point visible to creditors had they cared O. Yes, ma'am. 11 12 -- left-hand corner, you'll see to look? A. 12 13 under the activity date, that's telling you 13 A. Yes. And I just want to be the date the information was actually 14 14 clear. Our understanding is that it wasn't 15 communicated to the CRAs. visible to creditors. I'm not entirely 15 16 Q. Okay. 16 sure. It's kind of like the credit score. 17 A. So this would indicate that the 17 I'm not entirely sure how the CRAs do what debt was first credit reported on February 18 18 they do. 28th, 2021. If you move across the special 19 19 Q. That's perfectly fine. I don't 20 comment, we reported debts with the AW 20 know either. I appreciate that, and I 21 code. That would be a natural disaster think we're both sort of flying blind 21 22 code. That was related to COVID. 22 there. It says extract type, update on 23 Q. Okay. March 6th, 2022. Do you know if any 23 Page 84 Page 82 1 So when the debt had the AW code, information was specifically updated, or 1 2 2 our understanding is that it wasn't visible would that have been the removal of that 3 to creditors, but it was available to 3 comment? Or do you know one way or the 4 consumers. They could see it on the 4 other? 5 report, but it wasn't negatively impacting 5 A. I believe the update was the 6 the score. And then if you move across, 6 removal of the code. 7 7 you can see the amount of the debt, \$151, Okay. And then October 30th, 8 first name, last name of the debtor. And 8 2022, called with a request to delete; 9 if you move all the way over to the right, 9 fair? you can see that it was reported to 10 10 A. Yes. Experian, Innovis, and TransUnion. And 11 Okay. All right. So you 11 Q. 12 this debt was not reported to Equifax. 12 testified earlier that this is being Q. Okay. That makes sense. So 13 reported or -- I don't want to paint you in 13 very, very briefly, as I walk through this, the wrong light here. It may have been 14 14 reported weekly. Looking at this, was it 15 it's first reported February 28th as you 15 said. It has the natural disaster code, so reported weekly or was it just reported on 16 16 these specific dates in Exhibit 4? 17 it would not have been visible to 17 18 creditors. It looks like the next time is 18 A. The file goes weekly. 19 March 7th, 2021, which is temporally 19 Oh, okay. 20 related to that phone call where she called 20 My understanding is that when the A. 21 in and disputed it, and it looks like it's 21 information changes, then there's an marked disputed on March 7th, 2021. Am I 22 22 update. correct about that? 23 Okay. Okay. I got you. So it 23

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Page 85 Page 87 1 was being reported weekly, but this Okay. It also says Code 118, 1 reflects when any data was updated or balance/past due amount/verify. Do you see 2 2 3 changed in some way; fair? 3 that? 4 Correct. 4 A. Yes. 5 5 Q. Okay. All right. That's fine. Q. Okay. Do I take that to read 6 That makes sense to me. Okay. I'm going 6 that TransUnion communicated in the ACDV 7 to move back to Exhibit 2, if I can. Do 7 that the dispute was assigned codes, 1 for 8 you see -- and this is -- let's see here. 8 not mine and 118 regarding balance past 9 Do you see May 23rd, 2022, at 6:48:01, 9 due? 10 there are two entries? 10 A. I believe that's correct. 11 11 Verify response, 23 CC, debt A. Yes. 12 numbers, and then there's a number kind of 12 Okay. It appears to me, and Q. 13 correct me if I'm wrong, that at that date 13 cut off there. What does all that mean? 14 and time, I.C. System received an ACDV from 14 A. The verify response is the code TransUnion. Is that what it appears to 15 15 that we sent back. So the 23 is to verify 16 you? 16 that the information was correct. A. 17 17 Yes. Q. And debt numbers is just that Okay. And I.C. System is aware internal recordkeeping; am I right? 18 18 this is the dispute that's made the basis 19 19 A. I believe so. of Ms. Dorsey's Fair Credit Reporting Act Okay. So if I'm reading this 20 20 O. 21 claim? Do you understand that? 21 right, if I'm translating it right, ACDV 22 received, had Code 001 and Code 118, both A. I believe that's true. 22 23 23 Q. I don't think we made any claim of those items of information were verified Page 86 Page 88 1 regarding -- there were two disputes. It 1 per the Code 23 CC for the debt number that 2 looks like one prior, back in '21. We 2 relates to the internal stuff in I.C. 3 haven't made any claims related to that. I 3 System's records, and then the last event 4 just want to be clear about that. So I'm 4 was changed from retained collections up to 5 5 asking about the dispute. We'll talk about verify CBR, which is credit bureau 6 the dispute, I mean primarily this one in 6 reporting investigation complete. Am I 7 May of '22. Is that okay? 7 correct in that, or did I get any of that 8 A. Yes. 8 wrong? 9 9 Q. Okay. All right. So the bottom A. I think you got it right. Okay. All right. So reading 10 says last event changed from retained 10 Q. collections to verify, CBR investigation this, reading this ACDV entry, TransUnion 11 11 12 complete. What does that mean? 12 was telling I.C. System that Ms. Dorsey 13 13 disputed that the account was hers and that A. That means that we received the 14 ACDV. I can tell by this update it was an she also disputed the balance or past due 14 15 ACDV from TransUnion in which the consumer 15 amount. That's what's communicated by 16 claimed the debt was not hers. And so we 16 TransUnion; right? 17 took the information in the ACDV and 17 A. Yes. 18 compared it to the information in ICE and 18 All right. And did I.C. System 19 verified that the name -- the data points conduct an investigation of Ms. Dorsey's 19 20 are name, address, in this case, social 20 dispute in May of 2022? 21 security number, that it all matched and 21 A. Yes. 22 that it was, in fact, her debt and verified 22 Did I.C. System have sufficient O. 23 that information back to the CRAs. information to conduct an investigation of 23

22 (Pages 85 to 88)

Page 89 Page 91 her dispute in May of '22? 1 1 person responsible for this specific 2 investigation. But she was -- and I'm not A. Yes. 2 3 sure. It's come to light that her name 3 As part of the ACDV process, Q. 4 TransUnion or any other credit reporting 4 remained on these reports after she was no 5 agency will send a copy of any letter or 5 longer working for I.C. System. But I 6 any documents a consumer submits with his 6 don't dispute that she was involved in our 7 7 or her dispute; is that correct? ACDV process during the time she worked for 8 8 MR. GOLDEN: Form. 9 A. I am not familiar with 9 Okay. I got you. And if we look at this over here, it says it -- it's got 10 TransUnion's policy. I know that in this 10 case we did not receive any attachments. my client's name, address, social, date of 11 11 Q. All right. Hang on one second. 12 birth, phone number, and then it shows the 12 Bear with me real briefly here. All right. 13 13 dispute, not his/hers, the dispute balance, I want to show you a document that I 14 14 amount past due. And we saw that in the 15 received from TransUnion. And, first, let 15 notes, did we not? me ask you this: Have you ever seen this 16 16 A. Yes. 17 before? 17 Okay. That's fine. And the Q. A. I haven't seen this exact 18 18 reason I'm asking about this and even 19 document. 19 brought this up is, up here, it says image 20 Okay. Do you know what this yes-1, which based on my own personal Q. 20 document is by any chance? 21 21 experience I understand means they have 22 A. It looks like information related 22 scanned in and sent an image with the ACDV. 23 to -- I'm not sure. 23 Is it I.C. System's testimony that it did Page 90 Page 92 1 Q. Sure. And let me be clear. I 1 not receive a copy of Ms. Dorsey's dispute 2 2 don't want you to guess. And the only letter? 3 reason I bring this up is, this was 3 Yes. A. 4 represented to me to be TransUnion's record 4 Q. Okay. 5 5 of the ACDV and response. I'll just tell I should correct that to say, I 6 you that. I'm not verifying that. I'm 6 don't believe we received it in conjunction 7 just saying that's what was represented to 7 with the ACDV. I believe it's in our file 8 me. And as part of this, they claimed, it 8 now. 9 looks like, update authored by Katie 9 Okay. Just so I'm clear because Willow. Do you know if Ms. Willow is an 10 this is important to me, prior to the 10 employee of I.C. System? 11 lawsuit at issue in this case being filed, 11 12 A. She is a former employee. 12 did I.C. System get a copy of Ms. Dorsey's Okay. At the time she worked at 13 dispute letter? 13 I.C. System, would she have been tasked MR. GOLDEN: Form. 14 14 15 with doing or investigating disputes? 15 A. I would have to look at the Yes. 16 A. 16 account history to see when or if that was 17 All right. So it's not unusual 17 Q. received. 18 or it's not out of the blue that her name 18 O. Okay. Can we do that? Because would appear here as the person that 19 this is an important point going forward in 19 this deposition. 20 TransUnion said authored the dispute 20 response; is that fair? 21 21 A. Yes. A. Well, she was the manager of the 22 Q. I can pull this up. Though, I'll 22 tell you, I don't know if that's in the 23 group, so I'm not sure if she was the 23

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Page 93 Page 95 Okay. You told me e-OSCAR Code 1 redactions or not. I don't have an 1 001 means not mine. And I think you told 2 unredacted copy. If you want to take a 2 3 minute or two and look and come back, 3 me that to investigate that, I.C. System 4 that's perfectly okay. 4 verified the name, address, and social 5 A. Yes. 5 security number it had in its files with Okay. Let's just take a moment 6 what was on the ACDV. Did I hear you 6 Q. and then -- that's fine. 7 7 correctly? 8 8 A. I believe that's part of the 9 (Break taken.) 9 process. We look at different data points, 10 10 but those are some of the data points that 11 Q. Ms. Dorsey, have you had a chance 11 we use. to look at the helpful documents? 12 12 Q. Are you aware of anything beyond 13 A. Yes. 13 name, address, social security number, that was looked at or reviewed in investigating 14 When did I.C. System first 14 Q. receive my client's dispute letter she 15 my client's dispute in May of '22? 15 16 wrote to TransUnion regarding this account? 16 A. I'm not sure. I think because A. After litigation had started. 17 17 the name and the social security number and Does I.C. System maintain copies 18 18 the address all matched, we were -- our 19 of the ACDVs or ACDV responses for 19 investigation process was confident that we 20 disputes? 20 had the right person. If there are attachments, those 21 Q. Okay. And then also, as we 21 22 are saved in our system. Oftentimes, there 22 pointed out, there was a dispute regarding 23 balance and/or amount past due. Do you 23 aren't attachments and then we don't --Page 96 Page 94 1 there's not really anything to save. We recall that? 2 2 receive the disputes in e-OSCAR, and then A. 3 we respond back in e-OSCAR. 3 All right. What would've been 4 Q. Does I.C. System, in e-OSCAR, 4 reviewed or what was reviewed to 5 5 have access to this particular dispute in investigate that dispute? 6 May of 22nd? 6 A. We would have reviewed the amount 7 the creditor claimed was validly due and 7 A. The disputes are only available 8 for 90 days after the dispute is responded 8 owing. And if it matched the amount we 9 to. And so in this instance, the dispute 9 were reporting to the bureaus, we would have verified that as accurate. 10 would have been deleted before the 10 litigation was received. 11 Q. Okay. Hang on one second. Okay. 11 12 Q. Okay. All right. So that 12 Let me show you what I will mark as we're -- and I won't beat the dead horse. 13 13 Exhibit 5. But so I'm absolutely clear, I.C. System's 14 14 15 testimony is that it did not receive a copy 15 (Plaintiff's Exhibit 5 was of the May 22nd dispute letter from my marked for identification.) 16 16 17 client until after litigation was 17 18 commenced; fair? 18 Q. Exhibit 5, this is the dispute 19 letter that I was referring to. Have you 19 A. 20 20 seen this before? And so TransUnion never provided Q. a copy of that letter to I.C. System; is 21 Yes. 21 A. Okay. And this was not received 22 that correct? 22 O. by I.C. System until after litigation; 23 A. I believe so. 23

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Page 97 Page 99 1 right? 1 Sometimes a consumer will electronically 2 A. Correct. 2 complete the ACDV and attach a file. 3 3 Did you read this, by any chance, Perhaps, in this case, she sent the letter 4 in preparation for today? 4 to TransUnion and they selected the codes. A. I did not. 5 5 I'm not exactly sure how that worked here. 6 6 Okay. That's fine. In looking Q. The evidence so far is that Ms. Q. 7 7 at it -- and take your time, if you would Dorsey sent the letter and then that 8 like to take a look at it closer. It's not 8 triggered -too terribly long. Would you agree that 9 A. Well, I don't know that that's 9 Ms. Dorsey here is again disputing that she 10 10 true or not. We never got a copy of the ever had the service or that it was letter, so I saw this in litigation. I'm 11 11 12 not sure if any of that -- I don't know 12 available at her home? 13 A. Yes. 13 anything about that. MR. GOLDEN: Form. 14 Q. Okay. Yeah, and I understand 14 15 Q. Okay. And then nowhere in 15 that. Let me ask you this: Per I.C. here -- or let me ask you this: Does it System's policies, okay, had ICS received 16 16 17 appear from this letter, that was the 17 this letter along with the ACDV from dispute letter involved here, that Ms. TransUnion, would it have done anything 18 18 Dorsey is saying that the account does not differently in the investigation that it 19 19 20 belong to her? 20 conducted of the dispute? 21 MR. GOLDEN: Form. 21 MR. GOLDEN: Form. 22 22 I'm sorry. Can you say that Yes. A. A. 23 again? 23 O. What would it have done Page 98 Page 100 1 Sure. Dispute Code 001, not differently had it gotten this letter? Q. 1 2 2 mine, was one of the dispute codes sent; MR. GOLDEN: Form. 3 3 right? The letter would've been directed 4 A. Correct. 4 to an individual on our investigation team Looking at this, and it's only 5 to review the letter and conduct further 5 O. 6 really the one page, does it appear that 6 investigation. That's what would've been she's saying that the account is not hers? 7 different in terms of I.C. System's 7 8 MR. GOLDEN: Form. 8 handling. I don't know that, based on the 9 9 Yes. information in the letter, the outcome of A. 10 10 O. Okay. Where is it saying the the investigation would have been account is not mine or along those lines? 11 different. But I know that we didn't get 11 12 Well, I think the entire tone is 12 the letter because I can see in the notes she's saying -- not mine is what she 13 13 it wasn't referred to one of the members of indicated when she filed the ACDV, and I 14 14 our ACDV team for an additional 15 think the tone of this is saying it's not 15 investigation. But, again, I'm not sure that the outcome would have been different 16 16 mine. 17 Well, hang on. She doesn't file 17 had we received it. Q. an ACDV, TransUnion does; is that right? 18 18 Q. Okay. And that's because y'all didn't receive it, so we can't really -- we 19 19 A. No. 20 20 don't have a crystal ball; right? Are you saying that Ms. Sharon Q. Dorsey filed an ACDV? 21 21 A. Correct. A. Actually, I'm sorry. I should 22 Okay. Let me ask you this: Per 22 correct that. I don't know how this works. I.C. System's policies, if you know, based 23 23

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Page 101 Page 103 1 on the content of this letter, would this matches, you are the person who originally 1 2 purchased these services. have triggered one of the ACDV team members 2 to contact AT&T and ask if the service was 3 Q. Okay. If what she says in this 3 4 available or not? 4 letter is true, AT&T U-verse is not 5 MR. GOLDEN: Form. 5 available at my home address, to this day 6 6 I'm not sure if based on this it's not available, I have not had that 7 7 service at my current home, I don't owe information they would have requested more 8 this money because I've never had the 8 verification. You know, the address here 9 matches. The P.O. Box matches, the debt 9 service and it was never available to me, 10 number, the social security number. Again, 10 if that's accurate, does she still owe this I believe this would have been communicated debt or does I.C. System know? 11 11 MR. GOLDEN: Form. 12 12 to AT&T. I'm not sure what the next steps A. Based on the information we have. 13 would be. It's not what happened here, so. 13 Q. Yeah. Well, let me ask you this: 14 she does owe the debt. AT&T continued to 14 15 stand by it. We provided them the dispute 15 Per I.C. System policy, let's just focus on 16 information. They didn't recall the debt. 16 dispute Code 001, not mine, for the moment. Okay. TransUnion's ACDV says that's the 17 They didn't tell us that the debt wasn't 17 hers. So we're providing the information 18 dispute code or one of them it assigns to 18 to the creditor. They continue to maintain 19 19 it. I.C. System has this letter where it 20 the debt is validly due and owing. 20 matches the name, the address, birth date, Okay. I think we saw I.C. System 21 21 last four of her social security number. verified the information that was reported 22 22 Would I.C. System have -- would have --23 golly -- I'm tripping over my words. 23 to TransUnion about this account was Page 104 Page 102 1 Forgive me. Would I.C. System have done 1 correct; right? 2 anything different with regard to dispute 2 A. Yes. 3 Code 001 if it had this letter? 3 Okay. What I have is that the 4 MR. GOLDEN: Form. 4 response was sent on May 23rd, 2022. Does 5 that comport with those notes, or do you 5 A. I'm not sure. I don't believe 6 so. Typically, when a consumer is claiming 6 have any reason to dispute that? 7 fraud or identity theft or some sort of 7 A. I would have to look at the notes 8 wrongdoing, they would select a fraud code, 8 again. Sorry. 9 9 or there's different ACDV codes that Q. No. You're perfectly fine. This 10 is your examination. The 5/23/22 where it 10 indicate stolen identity or someone opened the account in my name. In that case, 11 says investigation complete, would that 11 12 there's a different fraud investigation. 12 have been the time that the response was Here, this seems to be a contract dispute 13 13 sent? where a consumer is saying, I don't owe the Back to TransUnion, yes. 14 14 A. 15 debt. AT&T, I believe, still maintains 15 Yes. Okay. that she owes the debt. I'm not aware -- I 16 MR. SEALS: John, will you mute? 16 17 haven't reviewed the contract between AT&T 17 Thank you. 18 and this consumer, but my understanding is 18 All right. So part of my 19 she bought services and AT&T is claiming 19 question though is confusing, and maybe you 20 she owes the debt. So based on the 20 can shed some light on this. Reading the interrogatories, it said that the account information here, her claiming this is not 21 21 was closed in February of '22. If the my debt, AT&T is saying, well, no, the name 22 22 matches, the address matches, the social consumer disputes an item of information on 23 23

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Page 105 Page 107 1 a closed account, what does the -- what are 1 admissions are? 2 the policies and procedures in that 2 A. Yes. 3 instance? 3 We'll look at number five here. O. 4 A. Well, I kind of tried to explain 4 And I asked I.C. System to admit or deny 5 this. February 20th, 2022, is when it went 5 that I.C. System did not rely on any source 6 to retained collections. So the active 6 of information other than I.C. System's own 7 7 collections really is closing, but we still internal records in the reinvestigation of 8 retain the account. And so if a dispute is 8 plaintiff's May 11, 2022, dispute. I.C. 9 received during that time, it's treated the System's counsel and I had to meet and 9 same as if it had been received during 10 10 confer regardless, and that's kind of what 11 active collections. this says over here. It's denied. Do you 11 12 Okay. And that was kind of my 12 see that? 13 question. And based on the notes -- and I 13 A. Yes. will scroll up some for you. Well, never 14 14 Okay. What information, other O. 15 mind. Based on that other exhibit that 15 than I.C. System's own internal records, showed the -- right here on October the 16 16 did I.C. System rely on in investigating my 17 30th, 2022, I.C. System requested that the 17 client's May 2022 dispute? credit bureaus, including TransUnion, 18 A. I.C. System's collection software 18 delete the tradeline that was being is called ICE. And ICE and AT&T's 19 19 20 reported; is that right? 20 collection software, which is called Karma, 21 A. Yes. 21 they're hooked up, I guess, or they access 22 What was the reason for Q. 22 each other. Sorry. I'm not IT, but they 23 requesting this I.C. System tradeline be 23 communicate or they pass information. And Page 106 Page 108 1 deleted? 1 so in order to do the investigation, we 2 would be relying on the information in ICE 2 A. Because there was active and on the information that's in AT&T's 3 3 litigation involving the account. 4 Q. Is that I.C. System's policy, 4 collection software called Karma. 5 that if there's active litigation, to 5 Q. Okay. All right. In reading 6 delete or ask that the account be deleted? 6 this four, it appeared that all I.C. System 7 7 did to investigate this May of 2022 A. Yes. 8 O. So I'm clear, nothing in the 8 dispute, and we can go back and look if we 9 account records, notes, because I know 9 need to, was to verify that the information 10 in its system matched the information on there's all those redactions or whatever, 10 nothing changed to cause it to be deleted 11 11 the ACDV; is that right? 12 other than the lawsuit got filed; is that 12 A. I'm sorry. Could you say that 13 accurate? 13 again? 14 Right. Correct. A. 14 Q. Sure. To investigate, it's my All right. Let me show you what 15 15 understanding what happened or what I will mark as Exhibit 6. 16 transpired was the person conducting the 16 investigation on behalf of I.C. System 17 17 (Plaintiff's Exhibit 6 was 18 18 matched the information in the ACDV with 19 marked for identification.) what was contained in I.C. System's 19 20 20 records? 21 These are requests for 21 A. Correct. admissions. As an attorney, are you 22 22 When we say I.C. System's Q. generally familiar with what requests for 23 records, are we including AT&T's Karma 23

27 (Pages 105 to 108)

Page 111 Page 109 1 system as well in that? 1 correct, that there's no information in 2 A. Well, I think so because you can 2 response to my request at AT&T for 3 3 see in the account notes when it says live documents relating to the account? 4 line or when there's certain information 4 MR. GOLDEN: Form. A. I'm not really sure why. I don't 5 provided by the creditor, those are updates 5 6 that we're getting from the creditor in 6 have any knowledge on that. 7 Q. Okay. That was just confusing to 7 realtime that are uploaded into our 8 8 me. I appreciate that. All right. And collection system. 9 Q. Okay. Other than Karma and ICE, 9 I'm about done. But let me ask you this, I if I'm using those correctly, did I.C. have another exhibit I can show if I need 10 10 System rely on any other source of 11 to. Am I correct, based on your prior 11 information when it verified or, excuse me, 12 testimony, that I.C. System doesn't know if 12 13 when it investigated and verified the 13 U-verse service was available at my disputed information in May of '22? 14 client's home at any point? 14 15 15 A. I have no idea. I would assume A. No. Q. Okay. Let me show you this. it is because they signed a contract, but I 16 16 17 Just I have a quick question about this. 17 don't know. Hang on. So some time ago, we sent a 18 Q. Have you seen a contract that was 18 subpoena to AT&T asking for certain signed because I have not? 19 19 20 information, specifically any documents 20 A. I believe that we received terms 21 related to Ms. Dorsey's account and any 21 of service. I don't know if it was signed. 22 information showing that U-verse was 22 Q. Okay. And then so I'm clear, 23 available at her home. All right. In 23 I.C. System did not undertake any Page 110 Page 112 1 response, I've got what I'm showing you independent investigation to see if U-verse 1 2 here as Exhibit 7. 2 service was available at my client's home 3 3 or not, did it? 4 (Plaintiff's Exhibit 7 was 4 Well, the way it works, we're not 5 5 marked for identification.) really investigating that type of 6 6 information. The creditor places an 7 Q. It just says, we -- I will 7 account and represents that the debt is 8 highlight it for you -- other than this 8 validly due and owing. And so they have a 9 legal language, I'm unable to find any 9 contractual obligation to verify the validity of the debt and to keep us 10 information responsive to your request. Do 10 you see that? 11 updated. And as long as they continue to 11 do that, we trust that the debts are 12 A. Yes. 12 13 validly due and owing. 13 I'm curious because it may be an issue I need to take up with AT&T. Does Q. Has I.C. System, if you know, 14 14 I.C. System have any documentation from asked AT&T for any kind of indemnity or 15 15 AT&T or any records from AT&T that show any anything in this instance based on whatever 16 16 communications between AT&T and Ms. Dorsey? 17 contracts y'all have? 17 18 MR. GOLDEN: Form. 18 A. I don't believe so. I'll show you finally what will 19 19 A. I believe that we did request 20 20 validation, and we did get some information be Exhibit 8. 21 21 from the creditor concerning this account. 22 22 Q. Okay. And so is this -- as far (Defendant's Exhibit 8 was as you know, does this appear to be 23 marked for identification.) 23

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Page 115 Page 113 Q. All right. Here we go. All 1 1 right. If you'll just give me one moment, 2 And I'll represent this is 2 3 something I found. I plugged in my 3 I have not seen this before. So let me client's address on the AT&T website 4 4 iust look. 5 yesterday asking what services were 5 A. Okay. 6 available. There's her address, 899 6 Q. And I'm going to mark this as 7 7 Honeycutt, and it just says AT&T internet Exhibit 9. is not available at your address. Does 8 8 I.C. System have any reason to dispute that 9 (Plaintiff's Exhibit 9 was 9 this is correct, that this AT&T internet is 10 10 marked for identification.) not available at her home as of at least 11 11 12 12 yesterday? And this is a redacted account Q. 13 MR. GOLDEN: Form. 13 summary; is that right? A. I don't have information. I'm 14 14 A. Yes. 15 not sure that that address was provided in 15 Okay. All right. So if I look O. connection with this account. down through this, let's see. Just so I'm 16 16 17 Do we want to go back and look? 17 clear, is there any reason this is blank or is this how it's supposed to look? 18 A. Sure. 18 A. Well, it's not supposed to look 19 All right. Let's see here. So 19 Q. 20 where we have verified address, that would 20 that way. But this is how every single 21 have been in November? 21 account summary prints, so. 22 22 Q. Okay. Understood, understood. A. Yeah. I think the easiest way to 23 do this is to go to the account summary and 23 Okay. Debtor, contact, there's my name, Page 114 Page 116 at the bottom -- oh, did you --1 P.O. Box verified. So did I.C. System ever 1 Q. I don't have an account summary. 2 2 have her home address? 3 THE WITNESS: Dale, I provided 3 A. No. 4 you a new redacted account summary. Is 4 We can look back at it, but her 5 5 there any chance you could email it? I home address is contained in her letter she 6 mean, we can go through all of this again. 6 sent, I believe. MR. SEALS: Yeah. I want to save 7 7 A. On the first line. 8 time. If there's a quick way to do it, I'm 8 Yes, ma'am. Okay. So had I.C. 9 all for it. 9 System gotten the letter, they would have 10 had the home address. Would you agree with MR. GOLDEN: I don't know how 10 long it takes for my email to get to you. 11 that? 11 12 Right. 12 A. 13 13 MR. SEALS: I'm just scrolling Okay. Assuming that's her home Q. address; right? through here while we're -- that's my 14 14 15 address. That's not here. There's the 15 A. Yes. P.O. Box. Okay. So debtor addresses, 16 16 Q. social security number, nothing here. And 17 MR. GOLDEN: All right. Whitney, 17 I don't need to know specifics. What is 18 I just emailed it. 18 MR. SEALS: Thank you, Dale. One 19 the phase history? Is that just what we 19 20 moment. I'll get it. Are you looking at 20 talked about, how it went from active, my email right now? There it is. Got it. 21 21 inactive, litigation, that sort of thing? MR. GOLDEN: Considerably faster 22 22 23 23 Okay. And then looking at this, than mine. Q.

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Page 117 Page 119 A. Well, both of these are reports 1 how many letters were sent to her? 1 2 A. Two, S means sent and delivered. that are pulled out of our collection 2 3 3 X means not sent. If it said M, it would software. 4 say mail returned. So if it says S, we 4 Q. Okay. All right. So it might 5 know it was mailed and not returned. 5 look differently. This is how it looks 6 Q. All right. And then we see the 6 when it's assembled and printed? 7 7 balance here; right? A. Correct. 8 Correct. 8 Okay. All right. But no A. meaningful difference, other than how it 9 And then some notes, which look 9 like they match the account notes, 10 10 looks; is that fair? basically, with regard to the communication 11 11 A. Correct. The information is the with Ms. Dorsey; is that right? 12 12 same. It's just presented differently. A. Yes. It's basically the account 13 13 Q. That's what I'm asking you. All history and just kind of scrubbing out all 14 14 right. Let me ask you this: Had I.C. 15 the admin updates and getting to kind of System determined that U-verse service had 15 the meat of the notes. 16 16 never been available at Ms. Dorsey's 17 O. Okay. And then it looks like 17 address, would it have requested that phone number history; is that right? 18 18 TransUnion delete the account? 19 A. Correct. 19 MR. GOLDEN: Form. 20 Q. Then debt number, is that AT&T's 20 A. If I.C. System determined the 21 account number or is that y'all's? Do you 21 debt was not a valid debt, we would have 22 know? 22 deleted credit reporting. 23 A. Debtor is an internal ICE number. Q. I think I'm done, unless 23 Page 118 Page 120 1 CDN is client debt number. 1 Mr. Golden has a bunch of questions. 2 2 Q. Latest activity, does this mean MR. SEALS: May I have just a 3 3 couple of minutes to call my co-counsel and anything? 4 It's just like significant. You 4 make sure I didn't miss anything because 5 can see the first credit reported date, 5 he's smarter than I am? 6 last credit reported. It's just kind of 6 MR. GOLDEN: Of course. significant dates in the collection 7 7 MR. SEALS: One moment. Thank 8 history. 8 you, guys. 9 Q. Okay. All right. This document 9 10 I'm looking at, Exhibit 9, would this have 10 (Break taken.) been available to whomever wanted to look 11 11 12 at it in and about investigating Ms. 12 Q. All right. Ms. Dove, very, very Dorsey's dispute? 13 briefly and I think I'm done for now. 13 A. Yeah. I guess you can pull this Based on the account notes we have seen and 14 14 15 out of the account notes, but really, 15 based on your information at I.C. System, typically, someone would just go into ICE 16 is it true that no one at I.C. System at 16 and look at this information. It would be 17 17 any time specifically contacted AT&T about this account, other than the automated 18 presented differently, but all this same 18 19 19 information would be in the ICE collection interactions we have discussed? 20 20 system. A. That's true. Is this ICE notes that you're 21 Okay. And is it also true that 21 talking about, like Exhibit 2 that we 22 no one at AT&T contacted I.C. System 22 looked at? specifically about this account, other than 23 23

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	Page 121		Page 123
1	the automated interactions we discussed	1	CERTIFICATE
2	today?	2	
3	A. That's true. I should say that	3	STATE OF ALABAMA)
4	they have provided debt validation since	4	JEFFERSON COUNTY)
5	the lawsuit was filed, but prior to the	5	I, Jennifer Lee, Notary Public,
6	lawsuit, that's true.	6	do hereby certify that I recorded by means
7	Q. Thank you for clarifying that.	7	of stenotype the foregoing proceedings at
8	Yeah. That's the timeframe I'm thinking	8	the time and place stated in the caption
9	of. Did you understand all my questions	9	hereof. And the foregoing represents a
10	today?	10	full, true, and correct transcript of the
11	A. Other than when I told you I	11	proceedings on said occasion.
12	didn't, yes.	12	I further certify that I am
13	Q. Excellent. All right. That's	13	neither of counsel nor of kin to any
14		14	parties of said cause.
15	all I have for you unless Mr. Golden takes over and asks some.	15	I further certify that I am duly
16		16	licensed by the Alabama Board of Court
	MR. GOLDEN: I have no questions. She will read.	17	Reporting as a Certified Court Reporter as
17 18		18	evidenced by the ACCR number following my
	MR. SEALS: No problem. Can we		name below.
19	agree 30 days after transcript is delivered	19	name below.
20	for any changes?	20	
21	MR. GOLDEN: Yeah. No problem.	21	I 'C I A CCD 1107
22	MR. SEALS: Jennifer, I do want a	22	Jennifer Lee, ACCR #97
23	copy, please, electronic, if you don't	23	Expires 9/30/2023
	Page 122		Page 124
1	mind.	1	
2	THE COURT REPORTER: Okay. And	2	CERTIFICATE
3	how about you, Mr. Golden?	3	
4	MR. GOLDEN: Same.	4	STATE OF ALABAMA)
5		5	JEFFERSON COUNTY)
6		6	
7	(END OF DEPOSITION.)	7	I, MICHELLE DOVE, do hereby
8	(11:05 a.m.)	8	certify that the foregoing represents a
9		9	full, true, and correct transcript of the
10		10	proceedings at the time and place stated
11		11	in the caption hereof.
12		12	in the supposit hereof.
13		13	
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15		15	MICHELLE DOVE
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86:11 87:11,14	103:17	6:12 13:2	yeah 30:16,18	1692G 56:16
87:15 88:5	waste 79:18	114:3	31:15 55:6	17th 55:11
108:9 112:9	way 16:7,12	wondering 65:9	73:17 77:8	18 2:14 6:11
verify/CBR	17:12,18,22	word 33:8 74:3	99:14 101:14	1988 3:8
67:20	30:11 53:19	74:4	113:22 114:7	1st 65:16,21
verifying 51:3	73:5 76:20	words 101:23	118:14 121:8	66:2 67:11,14
90:6	78:7 82:9 84:3	work 9:8 36:7	121:21	69:15 70:11
version 80:11	85:3 112:4	40:10,11 47:16	yes-1 91:20	
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44:12 55:8	60:10,20	91:7 99:5	Z	68:10 85:7
visible 82:2,17	we'll 12:20 32:6	working 44:9	zoom 2:13 6:10	118:22
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wait 78:22	56:3 63:14	41:14,19 98:23	98:1 101:16	1:6
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walk 21:22 81:6	78:3 83:21	would've 33:20	1	2014 8:11
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want 12:8 30:1			1 5:14 12:8,12	2020 29:17
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86:4 89:14	23:16 29:18	78:9	1:44:03 67:15	57:22 58:13
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30-day 56:17				

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ALABAMA SOUTHERN DIVISION

SHARON DORSEY,)	
)	
PLAINTIFF,)	
)	
v.)	2:22-cv-01489-ACA
)	
TRANS UNION, LLC, and I.C.)	
SYSTEM, INC.)	
)	
DEFENDANTS.)	

PLAINTIFF'S EXHIBIT 1

TO DEPOSITION OF

CORPORATE REPRESENTATIVE OF IC SYSTEMS, INC.

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ALABAMA SOUTHERN DIVISION

SHARON DORSEY,)	
)	
PLAINTIFF,)	
)	
V.) 2:22-cv-01489-ACA	
)	
I.C. SYSTEM, INC.)	
)	
DEFENDANTS.)	

3RD NOTICE TO TAKE DEPOSITION OF 30(b)(6) CORPORATE REPRESENTATIVE OF DEFENDANT REPRESENTATIVE OF I.C. SYSTEM, INC.

Take notice, that the Plaintiff will take the deposition of the following entities or individuals pursuant to the Rules of Civil Procedure. The deponent(s) must bring all documents listed in this deposition notice and any attachments, and present the originals of these documents for inspection and copying at the deposition. The deposition will continue until completed.

DEPONENT: Corporate Representative(s) of IC System, Inc.

DATE: Friday, August 18, 2023

TIME: 9:30 a.m. EST

PLACE: Via Zoom

COURT REPORTER: Birmingham Reporting

Please note that pursuant to the Rules of Civil Procedure 30(b)(5) & (6), this corporate Defendant must designate an individual to testify as to the following matters:

- 1. The Defendant's investigation into the claims made by Plaintiff in the Complaint.
- 2. The allegations of the Complaint and any amendments thereto.
- 3. The details and contents of all Defendant's personnel files of any person who was involved in any collection activities, reinvestigation or credit reporting related to Plaintiff's alleged account.
- 4. All documentation methods, if any, whether computerized, manual, or other, of all activities undertaken by the Defendant or its employees or agents related to the collection of account(s) made the basis of Plaintiff's Complaint.
- 5. Any correspondence between this Defendant and Plaintiff.
- 6. The factual basis for the Defendant's Answer (and any amendments).
- 7. The factual basis for the Defendant's defenses and affirmative defenses contained in the Answer (and any amendments).
- 8. The maintenance of procedures by Defendant to avoid violations of the Fair Credit Reporting Act.
- 9. All documents produced to Plaintiff by Defendant in the course of this case.
- 10. All documents referenced or identified in Defendant's initial disclosures or discovery responses.
- 11. The history, specific details, and resolution of any formal and informal consumer-initiated complaints, Better Business Bureau Complaints, lawsuits, regulatory actions, claims, litigations, mediations, arbitrations, Commerce department actions, or other actions, legal or otherwise, connected to or arising out of Defendants' consumer debt collection activities, in the period from three (3) years prior to the date of this notice to the present.
- 12. All communications between you and any other Defendant in this case in any way related to Plaintiff.

- 13. All discovery responses by Defendant to any discovery requests.
- 14. Whether or not Defendant's credit reportings to the major credit reporting agencies relating to Plaintiff were accurate.
- 15. Whether or not Plaintiff owes or ever owed money to AT&T U-Verse or to IC System, Inc.
- 16. The policies, procedures and practices put in place by the Defendant to insure that the investigations or reinvestigations initiated by Plaintiff (whether directly to Defendant or through a CRA) would result in accurate credit reportings relating to Plaintiff.
- 17. The definition of "accurate" and "verifiable" as those terms are used in Defendant's investigation or reinvestigation process.
- 18. The nature and content of any records maintained by the Defendant--including archived copies and recorded conversations--relating to the reinvestigation of any trade lines appearing on Plaintiff's credit report.
- 19. The existence and content of any reports or documents assessing the accuracy or reliability of credit reporting submitted by Defendant including any reports to or by the credit reporting agencies regarding the accuracy and reliability of those reportings.
- 20. Amount paid to and training provided to the employees responsible for reinvestigating disputed credit reportings made by the Defendant.
- 21. The documents and informational resources available to the Defendant's employees who are responsible for reinvestigating disputed credit reportings made by the Defendant.
- 22. The existence, nature, and content of any training provided to Defendant's employees or agents conducting reinvestigations.
- 23. The nature, purpose, and means by which requests for reinvestigation are received and by which response may be made.

- 24. Scope of Defendant's employees' authority to correct credit reporting errors.
- 25. The existence and content of any policy or procedure for handling credit reporting reinvestigations.
- 26. The documents which are regularly maintained by the Defendant relative to any investigation or reinvestigation or credit reporting, and the content of those documents relative to the Plaintiff.
- 27. The identity of any known witnesses to the allegations of fact stated in the complaint or the affirmative defenses asserted by the Defendant.
- 28. The identity and credentials of any of the Defendant's employees or witnesses who were involved with or handled Plaintiff's account and/or any investigation or reinvestigation relative to Plaintiff's accounts.
- 29. Any communications between the Defendant and the Plaintiff or any other entity or person relating to the investigation or reinvestigation of any credit reporting relating to the Plaintiff.
- 30. Any releases or waivers signed by the Plaintiff.
- 31. The manner in which the Defendant reports or otherwise furnishes credit information to credit reporting agencies.
- 32. The procedures in place at the Defendant to insure that false or inaccurate information is not reported on any consumer's credit report or to any credit reporting agency.
- 33. The content of each available data field or segment reported relating to any of Plaintiff's personal identifiers including but not limited to name, address and social security number.
- 34. The capability of the Defendant's computer to reproduce records of past credit reportings to consumer reporting agencies.

- 35. The policy, practice, and procedure relating to incomplete reporting of the available data fields or segments reported to credit reporting agencies.
- 36. Whether Plaintiff disputed any credit information, supplied by the Defendant, which reportings related to any of Plaintiff's personal identifiers including but not limited to name, address and social security number and the contents of said dispute.
- 37. Whether or not the Defendant received notice from any consumer reporting agency that Plaintiff disputed any credit information, supplied by the Defendant, which reportings related to any of Plaintiff's personal identifiers including but not limited to name, address and social security number and the contents of said dispute.
- 38. The time and form in which any dispute for the Plaintiff either directly or through a credit bureau was received, and the identity of any persons reviewing or acting on it.
- 39. The time, place, and any actions taken in response to any notice or dispute from the Plaintiff either directly or through a credit bureau.
- 40. The steps and measures that were taken in the course of investigating or reinvestigating any credit information supplied by the Defendant, which credit information related to any of Plaintiff's personal identifiers including but not limited to name, address and social security number.
- 41. The content of any information which was used in order to investigate or reinvestigate any credit reporting dispute by Plaintiff of credit information supplied by the Defendant.
- 42. The existence and nature of the legal relationship between the Defendant and any consumer reporting agencies to which it reports credit information.
- 43. Any conditions under which the Defendant has agreed to make its data available to the any consumer reporting agency to which it reports credit information.

- 44. The policy and procedure for when a consumer, such as Plaintiff, disputes that a trade line reported by this Defendant to any of the credit reporting bureaus is the consumer's account.
- 45. The policy and procedure upon receipt of documents that support a consumer's dispute such as those provided by Plaintiff to the credit bureaus with Plaintiff's dispute letter in this case.
- 46. Any document or other evidence in the Defendant's possession or known to the Defendant that establishes that Plaintiff is indebted to this Defendant in any way or is in any way responsible for the debt involved in this lawsuit.
- 47. Policies and procedures that safeguard against collection efforts being directed at consumers who do not owe the debts this Defendant is attempting to collect.
- 48. The policies and procedures in use by this Defendant to avoid violations of FDCPA and FCRA.
- 49. The content of the phone calls of March 3, 2021 and November 1, 2021.

DUCES TECUM

PLEASE TAKE FURTHER NOTICE the designated

representative(s) of Defendant must bring the following documents with them to the deposition: All documents responsive to the Request for Production of Documents and documents related to the topics referenced above.

/s/ W. Whitney Seals
W. WHITNEY SEALS,
Attorney for Plaintiff

OF COUNSEL: COCHRUN & SEALS, LLC

P. O. Box 10448 Birmingham, AL 35202-0448

T: (205) 323-3900 F: (205) 323-3906

E: filings@cochrunseals.com

CERTIFICATE OF SERVICE

I hereby certify on July 14, 2023. the foregoing served via e-mail to the following:

M Brent Yarborough, Esq.

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and

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F: (813) 251-3675

 $E: \underline{dgolden@gsgfirm.com}$

Counsel for I C System Inc.

<u>/s/ W. Whitney Seals</u> OF COUNSEL

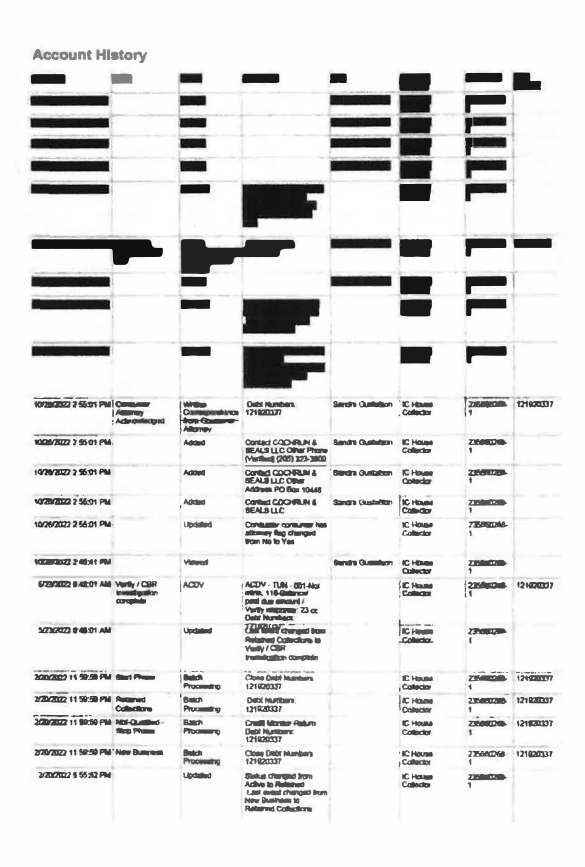
UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ALABAMA SOUTHERN DIVISION

SHARON DORSEY,)	
)	
PLAINTIFF,)	
)	
v.)	2:22-cv-01489-ACA
)	
TRANS UNION, LLC, and I.C.)	
SYSTEM, INC.)	
)	
DEFENDANTS.)	

PLAINTIFF'S EXHIBIT 2

TO DEPOSITION OF

CORPORATE REPRESENTATIVE OF IC SYSTEMS, INC.



12000072 \$ 55:52 PM	Updated	Last event changed from Dispute - Answer Not Required to New Business		Collector	2360000088-
M200002 S 95.52 PM	Lipschilled	Worleng team changed from ATT WHI Uverse CW Phase to AT&T Warshouse House		IC House Callecter	235090298-
2000000 5 60:52 PM	Updated	Current linkus clock chane state EJ changed form 675082778 to 675082774		IC House Collector	236660268- 1
3/30/3022 5 00:52 PM	Updated	Working team changed from ATT WH Uverne Seconds Phase to ATT WH Uverne Current trained delif phase steller St changed from 598431888 to 675062768		EC House Collector	235000288-
3/20/2022 5 55:52 PM	Updated	Assigned collector changed from Lori Bagniewski to IC House Collector Collector sessigned affective date changed from Nov 1 2021 1,44FM to nothing Collector sessigned expression date changed bross Nov 15 2021 12 2024M to nothing		IC House Collector	225690268-
217011002 \$ 56:52 PM	Updated	Working learns changed from ATT WH Userse Beconds Phase to ATT WH Userse OW Phase Assigned collector changed from Lori Sagniseasts to IC House Collector zesugned effective date changed from Nov 1 2021 1:44PM to nothing Collector stempted appraison date changed from Nov 15 2021 12 00AM to nothing		SC House Collector	235680284-
2/20/2022 5 55:51 PM	Updated	Current British debt phase state ID changed from 509431998 to 676062755		Lad Bagneerski	235030288-
1910021 1:4106 PM	Viewed		Lon Bagreowski	Lon Bageweeth	235000268- 1
11/1/2021 1:44:03 PM	Updated	Assigned collector changed from Barbara Hauba to Luri Bagnawah Collector sesigned ethicitive date changed from her 3 2021 2 0a514 to Nov 1 2021 1.44754 Collector sesigned appiration date changed from Mar 17 2021 12 005Ab Leat event changed from Yerify / Call investigation complete to Dispate – Answer Not	Programmer of the control of the con	Barbara Haulin	2350602398-

(n/2021 1.44 03 PM		Account Nate	ever translated in horne, oct 2018 chem are were to remove to the, cleant services are not available in her area, olleved 45% 68,19 me service paying war addy pix 6 meas.	Lori Bagnievilli	Serbera Hauke	235660286-	121920037
11/1/2001 1:44:02 PM	Otepute - Armerer Not Required	Tetaphoned - Consumer	OTH - Dispute-Offer Debt Murrhers 121920337	Lon Bagniswski	Burtours Haubs	1	
1/1/2021 1:44:02 PM	Disgrate-Other	Tologhunted - Constumer	Dispute-Other (Phone: Consumer Hotale (205) 601 (201) Dob! Number: 121920337	Lan Bagnisweki	Burtoura Hauba	235680288-	121930337
11/12821 137:00 PM	Agent Release	Telephoned - Consulter	(205) 601 1000 Agent 50055 Call Time 3656 Debt Numbers 121920337		Barbera Haulin	230000200-	121938337
11/1/2021 1 23:29 PM	Answer Machine	Telephoned - Consumer	(305) 815 Agent Disted Call Time. 9s Debt Numbers: 121920337		Barbara Hauta	235860208-	121620337
10/29/2021 6:45:05 AM	Consumer Hangs Up	Temphoned - Consumer	(205) 601 Mar Agunt Dieled Call Tittle: 1s Debt Numbers: 1219/20337		Aurtura Histori	235000386-	121920337
10/29/2021 B 23:37 AM	Answer Machine	Talephoned - Consumer	(305) 815 Agent Disted Call Time, 4s Debt Numbers: (21920337		Bartsera Haulion	235660266-	121920337
19/28/2021 10:19:89 AM	Possitio Olegennecked Number	Tatephoned - Consumer	(205) 661 Detx Numbers 121920337		Sarbera Haules	295680289	121920337
10/28/2021 9:49:18 AM		Telephoned - Consumir	(205) 801 Agent Dated Call Tava 4s Deb Numbers 121920337	t	Barbera Haulie	235980209-	121920337
10/25/2021 DAZ-27 AM	Answer Machine	Telephoned - Consumer	(305) 815 Agent Dieted Cell Time, 4s Deb Numbers, 121920337		- Gerbara Hause	236600268- 1	121920037
10/21/2021 2 18:45 PM	Consumer Hang Ue	Telephoned - Consumer	(205) 601 Agent Distact Call Time, 11s Debt Mumbers 121920337		Berbura Hacks	235660266-1	121920337
10/21/2021 2 02:14 PM	Answer Machine	Telephored - Consumer	(305) 815 Agent Dested Call Tarks 4s Debt Numbers		Barbera Haute	235880288	121920337
10/6/2021 6 39:24 AM	Wartly / CISR Investigation correptate	ACEV	Claims pard, 111- Company will delete / Varify response: 23 cc Debt Numbers: 121920337		Barbera Hauke	230000200	12 (92033)
10/8/2021 6 38:23 A		Updated	Lest event changed from Dispute - Anserer Hoti Reguland to Vetilly / CBF Investigation complete:		Bartoura Hauke	235000268	
56/2021 8 39:12 PM	i i	Updated	LetterStatusCode changed from P to X	balichuser	Certain Hade	235660266	
56/2021 9 39:12 PI	ш	Account Note	User Requested	betchuser	Barbura Hauka	235660266	
5/6/2021 9 01,22 PI	4	Adduct	Letter Request: 540 - 4th letter in the Internity		Barbara Heuks	235000204	
3/17/2021 10 51:31 P	w	Account Nate	Coor Requested	belchuser	Barbara Haula	1	
3/17/2021 10 25:39 P	14.	Added	Latter Request 278 - Settlement		Barbara Haulis	1	
3/3/2021 10 22:00 P	M.	Updaled	Consumer Shiston Dorsey Home Phone (Verified) (205) 601 type changed from Hot to Mobile	balchwer	- Bertuera Houlte	23566028	
3/3/2021 2 00:56 P	w	Viewed		Berture Heat	Barbara Haula	23586026	8-

V3/2021 2 08:95 PM		Opdated	Assigned cottector charged from IC House Collector to Barbora Hauton Collector assignad effective date charged troin nothing to Mar 3 2021 2:08*98 Collector assigned expiration date changed		tC Hauet Calincler	238602286-	
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3/3/2021 2 09:54 PM	Citogratio - Anssarer Hot Recystrati	Consumer	OTH - Dispute-Oliner Dubl Humbert: 121920337	Serbers Hede	Consider Consider	*	121020117
3/3/2021 2 09:54 PM	Dispute-Other	Contunity	Consumer Unidersitied Phone) Dutel Mumbers 121920337	Sertions Haute	Collector	1	121920337
3/3/2021 2 00:54 PM		Updated	Consumer Stemen Doney Set To Address reason clausiged from bletters Updated to nothing united stempted from Unbrown to Versied	Distance Handle	Collector Collector	235660265-	
3372021 2 00:54 PM	1	Upcasted	Disputed ling changed from No to Yea	Barbara Hausa	Collector	235880288-	
3/3/2021 2 09:54 PM		Added	Consumer Sharon Dorsey Home Phone (Verified) (205) 601	Serbera House	Collector	235660268-	
3/3/2021 2 09:54 P6		Account Nate	20500 Table vic min ma disp all could not provide service at that three never had services, not awaif in area of that three, var addy and e- mail if	Barbara Hauku	Collector	236660288	
2/25/2021 8:17:28 A	Live Busy	Tetephoned Consumer			Collector	Z35860200	
2/23/2021 8 05:56 A	M. Answer Machi	re Totaphoned Consumer	Outled Call Teles, 4s De Mumbers 121920337	ist	Collector	235880288-	
2000021 11 57 91 A	M Line Bury	Telephoned Consumer			IC House Collector	235660288	
2/20/2021 11 55:56 A	Aresser Mach	Telephoned Consumer	Osob 615 Agent Duiled Call Titue 9s Di Numbers: 121920337	ы	EC House Collector	235000200	
2/19/2021 11 59:50 F	W Vendor Data Aparel Requi	Beach Processing	Credit Monitor-Expense Credit Numbers 121920337	1	Coffector	235850289	
2/19/2021 11 59:59	PM Start Phase	Baich Processing	Litigation Debt Number 121920337	ra:	3C House Collector	235860266	
2/10/2021 11 59:50 1	PM Start Phase	Batch Processing	Seconds Debi Number	ru:	(Collector	235680260	
2/19/2021 11 50:50	PM Restari Servi Due to filitip	ce - Banch Processing	Stop Trace Debt Numbers: 121920337		Collector	23566029	
2/19/2021 11 50:50	All the second s		3rd Party - Retained C	Switch!	Collector	23586026	8- 12/19/2003

ICS007

2119/2021 11 59:59 PM	Not Allowed - Stop Phose	Betch Processing	Altomey Referrel Debt Numbers: 121920337	IC House Collector	235000286-	121020337
	Not Allowed - Glop : Phose	Builds Procussing	Pre-Litigation Debt Numbers: 121920337	IC Horse Collector	235000000	121920331
1900021 11 58:50 PM	New Business	Soloh Proceesing	Litroston Data Humbers: 121920337	IC House Collector	230800260-	121920337
/18G821 11 99:59 FM	New Bushess	Baich Processing	Seconds Debi Numbers: 121920337	IC House Collector	235880288-	121920337
PISIZAZI 11 SB:58 PM	Creeks Monitor- Add Monitoring	Batch Processing	Credit Monitor-Experien- Credit Select-Placement Dath Numbers: 121620337	IC House Collector	230660268-	12192033
2/19/2021 9:13:23 PM		Updated	Westing term changed from AT&T Warehouse House to ATT WH Uverns Seconds Phone	Collector	235460200	
arranzita a 13.23 PM		Updated	Collector assigned affective date changed input Feb 19 2021 12:00And to restree Current linteed dabt phase state ID changed arm 500431898 10:509431898	IC House Collector	296000200-	
2/19/2021 9:13:23 PM		Updated	Working Issues changed from Corporate Litigation to AT&T Wanshouse House	IC House Collector	235600286-	4000
2/19/2021 @ 13:23 PM		Updated	Current Brising State privace dates ED charaged from 5004214663 to 500431601	IC House Collector	235890286-	
2196021 8:13:23 PW		Uptaled	Collector assegned effective date changed from nothing to Feb 19 2021 12:00AM	IC House Collector	235600206-	
2/19/2021 9:13:23 PM		Updated	Collector usagned effective date changed from nothing to Feb 19 2021 12:00AM	IC House Collector	235660266-	
2/10/2021 9:13:22 PM		Updated	Vicetaing been changed from Corporate Pre- Litigation to Corporate Litigation to Corporate Latigation	EC Hosann Collector	235860268	-
2/19/2021 \$13:22 PM		Updated	Assigned collector changed from Eric Anderson to IC House Collector exeigned effective date changed from Feb 20 2021 3:13-84 to nothing Current linted debt phase state ID changed from 500431853	Eric Anderson	235000288-	
2/19/2021 0-13:22 PM		Updated	Working team changed from Corporate Allerony Referral to Corporate Pre Litigation	IC House Collector	235860288- 1	
2/19/2021 \$:13:22 PM		مخفون	Assigned collector changed from IC House Collector to Eric Anderson Collector swagned effective date changed from nothing to Feb 20 2021 3:13AM	IC House Collector	235000280-1	
2/19/2021 #13:22 FM		Updated	Current instead diable obtained states (D charged states) (D charged s	iC House Collector	235050208-	Year.

2/19/2021 0:13:22 PM		Updated	Working team changed from ATT WH Unertic intensive Phone to Corporate Attorney (calcoval)		Collector	235080288- 1	
2r19/2021 & 13:22 PM		Updated	Current inted dobt phone state ID charged from 589870315 to 589431826		IC House Collector	215010288-	7
2/11/2021 2:12:20 PM	Accessor Machino	Tatephoned - Consumer	(205) 68 Agent Agent Dealer Call Time: Se Oubt Numbers, 12 (930337		IC House Connector	235880268-	121620337
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1/25/2021 9 54:07 AM	No Armen	Telephoned - Consumer	(205) 68 Marie Agent Disted Dept Numbers 121920337		IC House Collector	235000200-	121920337
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1/22/2021 7:42:13 PM		Updated	ScoreOateTime changed from Jan 21 2021 6 20PM to Jan 22 2021 7.42PM	balchuser	Collector	235480268	
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1/13/2021 8 54:28 AM	A No Armeer	Telephoned - Consumer	(205) 681 Agent Dialed Dect Numbers: 121920337		IC House Collector	235000286	121900337
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1/10/2021 4:42:47 PM		Updated	Score/value changed from 461 to 457 5 core/Deta/Time changed from Jan 8 2021 6 9394t to Jan 10 2021 4:42744	Delichuser*	IC House Collector	239000208-	- 1000 V
1/8/2021 S 53.08 PM		Updated	ScoreValus changed from 483 to 461 ScoreDateTime changed from Jun 6 2021 5:47 PM to Jun 6 2021 6 53 PM	balchuser	IC House Collector	235690268-	
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V772021 9:47:55 AM	No Contact	Telephoned - Consumer	(205) 68 (200) Agent 50065 Call Time: 1s Debt Numbers: 121920337		fC House Collector	235600208-	121920337
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1/8/2021 12 20:10 PM	Answer Mischine	Telephoned - Consumer	(205) 66 Agent Dated Col. Fast. 4s Debt Numbers: 12 (920337		IC House Collector	235000288-	121920337
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1/5/2021 10 28:23 PM		Account Note	Letter #510 Dailey or Concel Requested- MediFlorida Letters	balchussr	IC House Collector	235680269-	
1/5/2021 10:11:47 PM	An	Added	Leiter Request; 510 - Initial notice - first in the		IC House Collector	235680268-	
45/2021 7 81:50 PM		(Updated	ScoreValue changed from 407 to 485 ScoreCate Time changed from Dec 39 2020 i 6 28PM to Jun 5 2021 7 01PM	Dustrikunes	Collector	230600088- 1	
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1/4/2021 9:42:19 PM		Added	Letter Request: 510 - Initial notice - Brat in the		IC House Collector	235660268-	1
1/4/2021 \$ 28:03 PM	Update Consumer Information	Update Information	Collaboration File Sent Update Debt Numbers: 121920337		IC House Collector	235660266-	121020337
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1/4/2021 (0:17:30 PM	5	Clebs Mote	OCA Name: AFM; Portlaso: LIV; Chamel: TR; Gradit Rpt Disc CRUP		IC Higgson Collector	235880286- 1	

U6/2021 5 59:27 PM	Update Consumer Information	Update Information	Colluboration File Sent Update Debt Numbers 121920337		Collector	238600288- 1	121920337
UNICRO21 5 59:27 PM		Dubt Note	LIVE LIME UPDATE: Portibilio = UV, Chennei = PR		IC House Collector	338000200-	
1460021 5 88:27 PM			Consumer States Doracy Unitroom Prone (% AutoDistor) (205) 691	instituteor	Collector	235860268- 1	
2/30/2020 0 30:45 PM		Account Note	Letter 9510 Delay or Carcel Requested- Holiday-Delay Latiera	Smithwest	Collector	235000200-	
2/30/2020 9 36:46 PM		Account Note	Letter #510 Datey or Carnol Requested- Holiday-Delay Letters	betchuser	IC House Collector	236880208- 1	
2/30/2020 V 30:46 PM		Account Note	Letter #510 Duliny or Carnosi Requested MediFionds Latters	Desictvatens	IC House Collector	235660288-	
2/30/2020 9 28:37 PM		Added	Letter Request 510 - tritlat notice - tiret in the		Collector	235660288	
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12/28/2020 & 30:05 PM		Updated	Score/value changed from 6 to 270 Original/Score changed from nothing to 270 Original/Score/Date Time changed from nothing to Dec 28 2020 6:39PM	buickjess	IC House Collector	235660268-	
12/28/2020 5 54:25 PM		Added	Lipland Dubt number 128000901 from flore 87590847	batchuser	Collector	235660268- 1	
12/74/2020 4117:28 PM		Updated	Cremes town changed from Communications Letters Only to AT&T Westhams Working team changed tress Constructed to ATT WHI United Interests of the ATT WHI United Interests Phines		C House Collector	235680288-	
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13/29/2020 4 17 25 PM		Added	Dobt rumber 121920337 behave the hero 559003789		IC House Collector	235000208-	
12/20/2020 4 17:28 PM		Updaind	Collector susagned effective date charged from nothing to Dec 26		IC House Collector	235660268-	

12/20/2020 4:17:28 PM		Updated	Working team changed from Communications. 3rd-Latens to Communications Notification	(C House Collector	235680268-	
12/28/2020 4-17:26 PM		Updated	Collector assigned effective data changed from Dec 28 2020 12 00AM to notifying Corrent britised data) phase state ID changed from 588870277 to 589870294	Collector	235860288-	I
12/28/2020 4:17-28 PM		Updated	Collector essigned effective diste changed from nothing to Disc 28 2020 12 00AM	10 House Collector	235660268- 1	
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12/28/2020 4:17 26 PM	Vendor Data Apend Request	Batch Processing	Standardization-Banko - Lesis Nexts-DEC Only Includes 7 Yr Moritor Debt Numbers: 12 1920 337	(C House Collector	235650268- 1	121920337
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1573(12020) 4:17:28 PM	Updaled	Collection assispend effective date champed form Over 28 3820 12-200.44 to instituting Current intend data physics state 30 champed from 566670247 to 589870277		IC House Collector	229680288-
2/28/2009 4:17:26 PM	Lipcinius	Collector assigned effective date changed from nothing to Dec 28 2020 12:00AM		Collector	235660268-
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12/28/2020 3:50:44 PM. ⁵	Chalch Mote	WARN NG — PhoreID 479643732 (111110002) is being skipped, phone number contains investig prefix.			236080265-
12/28/2020 3:10:44 PM	Added	·	benchown		235660288-
12/28/2020 3:10:44 PM	Added	Debt number 121920337 bistance line flem 558972790	balchuser		235000288-
13/28/2026 3:10:44 PM	Added	Date number 121920337 balanca line fam 566972701	balchaner		235060266-
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		Sharon Dorsey Bill To Address PO Box 228	batchuser	235 56 02 88 -
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UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ALABAMA SOUTHERN DIVISION

SHARON DORSEY,)	
)	
PLAINTIFF,)	
)	
v.)	2:22-cv-01489-ACA
)	
TRANS UNION, LLC, and I.C.)	
SYSTEM, INC.)	
)	
DEFENDANTS.)	

PLAINTIFF'S EXHIBIT 3

TO DEPOSITION OF

CORPORATE REPRESENTATIVE OF IC SYSTEMS, INC.

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ALABAMA SOUTHERN DIVISION

SHA	RON	DOR	SEY,

Plaintiff,

V.

Case No.: 2:22-cv-01489-GMB

TRANS UNION, LLC and IC SYSTEM, INC.,

Defendants.

DEFENDANT'S NOTICE OF SERVING ANSWERS TO PLAINTIFF'S INTERROGATORIES

Defendant, I.C. SYSTEM, INC. ("Defendant" and/or "ICS"), by and through its undersigned counsel, serves it Notice of Serving Answers to Plaintiff's Interrogatories.

CERTIFICATE OF SERVICE

I hereby certify that on this 6th day of April 2023, a true and correct copy of the above and foregoing document has been sent by Electronic Mail to the following parties:

Whitney Seals
filings@cochrunseals.com
Cochrun & Seals, LLC
P.O. Box 10448
Birmingham, AL 35202
Counsel for Plaintiff

John C Hubbard jch@jchubbardlaw.com John C. Hubbard LLC 2015 First Avenue North Birmingham, AL 35203 Counsel for Plaintiff

Matthew W. Robinett

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Chris Weaver

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Norman, Wood, Kendrick & Turner

Ridge Park Place, Suite 3000 1130 22nd Street South Birmingham, AL 35205 Attorneys for Defendant Trans Union LLC

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Waurice Wutscher, LLP
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Co-counsel for Defendant I.C. System, Inc.

By:

/s/ Dale T. Golden
Dale T. Golden, Esq.
GOLDEN SCAZ GAGAIN, PLLC
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Tampa, Florida 33619
Phone: (813) 251-5500
dgolden@gsgfirm.com
Counsel for Defendant I.C. System, Inc.

Defendant I.C. Systems, Inc.'s Answers to Plaintiff's Interrogatories INTERROGATORY NO. 1:

Identify the names, addresses, and telephone numbers of all persons who were witness to or who have personal knowledge of any of the facts, events, or matters that are alleged in Plaintiff's complaint, your answer, and/or defenses thereto and describe and explain your understanding of the matters on which the persons named have knowledge. In addition to identifying said individuals as specified in the instructions above, please include the following:

- (a) Please state whether each such person is affiliated with, or related to, or employed by any party (or its agents, servants, officers, or employees) to this lawsuit;
 (b) If any of the persons so listed in response to this interrogatory do not fit the characterization in subpart (a) above, please describe the nature of their involvement in this lawsuit;
- (c) Please explain and describe your understanding of their knowledge of such facts.

<u>RESPONSE</u>: Defendant identifies the following individuals that may have knowledge of facts relevant to the claims and/or defenses in this matter:

Corporate Representative of Defendant I.C. SYSTEM, INC. Barbara Hauke, employee of Defendant Lori Bagniewski, employee of Defendant c/o Dale Thomas Golden, Esq. (Admitted pro hac vice)
Golden Scaz Gagain, PLLC
1135 Marbella Plaza Drive
Tampa, FL 33619
(813) 251-5500
dgolden@gsgfirm.com
Attorneys for I.C. System, Inc.

• ICS is a Defendant and has general knowledge related to Plaintiff's

claims identified in the Complaint, knowledge of ICS's collection efforts of the subject ATT U-verse account and knowledge of ICS's general business practices. As reflected in the Account History and Account Summary produced by ICS in Response to Plaintiff's First Requests for Production, the following ICS employees were involved in collection and investigation of Plaintiff's account:

- On or about March 3, 2021, ICS was first contacted by the Plaintiff via an incoming call from 205-601-1146. ICS representative Barbara Hauke then spoke with the individual on the call, who identified herself as Sharon Dorsey. See, Call Recording dated March 3, 2021 (13 minutes).
- Based on the substance of the conversation, Barbara Hauke updated the account notes to indicate that the Plaintiff disputed the debt. See, ICE Summary at 3/3/2021 (2:09:54 PM).
- On November 1, 2021, ICS representative Lori Bagniewski placed a call to 205-601-1146 and spoke with an individual who identified herself as Sharon Dorsey. See, Call Recording dated November 1, 2021 (9 minutes, 4 seconds).

INTERROGATORY NO. 2:

Please state whether you have reported the IC System account relating to the Plaintiff to any entity, including, but not limited to, any credit bureau and, in connection with your response, please identify the recipients of such reports, the manner reported, the identifying data connected with the report, and explain and describe the manner and identifiers under which you received the information.

RESPONSE: Defendant electronically reported the account to TransUnion, Experian, and Innovis using the social security number it received from ATT U-Verse. When the Plaintiff disputed owing the account during the March 3, 2021 telephone call with I.C. System employee Barbara Hauke, Ms. Hauke updated the account to indicate the Plaintiff's dispute. The credit reporting on the account was thereafter automatically updated to include the Plaintiff's dispute.

INTERROGATORY NO. 3:

State all of the facts and describe all actions you took, including, but not limited to, correspondence and communications with any consumer reporting agency, creditor or potential creditor, or the Plaintiff, with regard to or which in any way references the Plaintiff and/or the IC System Account for the two years prior to the lawsuit.

<u>RESPONSE</u>: Defendants only contact with any "creditor or potential creditor" regarding the Plaintiff involved the ATT U-Verse communication of information related to the account on December 12, 2020, and when Defendant closed the account on February 20, 2022.

Defendant reported the account to TransUnion, Experian, and Innovis using the social security number it received from ATT U-Verse. When the Plaintiff disputed owing the account during the March 3, 2021 telephone call with I.C. System employee Barbara Hauke, Ms. Hauke updated the account to indicate the Plaintiff's dispute. The credit reporting on the account was thereafter automatically updated to indicate the Plaintiff's dispute.

Defendant thereafter submitted information to TransUnion, Experian, and Innovis indicating the Plaintiff disputed the account. Defendant submitted a request for deletion of the credit reporting on the account on October 29, 2022.

On October 6, 2021, Defendant received an ACDV from TransUnion with an E-Oscar code "111", which means "claims company will delete." Ms. Hauke investigated the issue and, based upon the results of that investigation, verified the accuracy of Defendant's credit reporting.

On May 23, 2022, Defendant received an ACDV from TransUnion with the E-Oscar code "001", which means "not mine." An I.C. System employee confirmed that certain personal identifying information included in the ACDV matched the information that ATT U-Verse had provided

Defendant when it referred the account and, because the information matched, verified the accuracy of Defendant's credit reporting.

INTERROGATORY NO. 4:

State whether you have reported data on the Plaintiff's consumer reports which is inaccurate and, if so, state why such inaccurate information was placed on his/her/their consumer report(s), state the date(s) such report(s) was (were) issued, to whom the report(s) was (were) issued, and state what you could and should have done to prevent the inaccurate data from being reported on Plaintiff's consumer report(s) for the four years prior to the lawsuit.

<u>RESPONSE</u>: Defendant does not believe it reported inaccurate information regarding the ATT U-Verse account belonging to the Plaintiff to any person or entity.

INTERROGATORY NO. 5:

State your procedures (and identify all documents related thereto) designed to ensure the proper investigation or reinvestigation of disputed consumer data and the overall accuracy of the information in your consumer credit database and consumer reports you issued that was in use and in effect at the time of the incidents made the basis of this lawsuit.

RESPONSE: Defendant objects to this Interrogatory on the grounds it is ambiguous, vague, and overbroad. The Interrogatory is not limited to seeking the Defendant's "procedures" that would have been implicated by the "disputes" purportedly initiated by the Plaintiff, but instead seeks information regarding any "procedure designed to ensure the proper investigation or reinvestigation of disputed consumer data and the overall accuracy of the information in your consumer credit database and consumer reports you issued that was in use and in effect at the time of the incidents made the basis of this lawsuit."

Defendant further objects to this Interrogatory on grounds that it seeks confidential and proprietary information. If the Plaintiff agrees to limit the scope of this interrogatory to policies or procedures that would have been implicated regarding the specific dispute the Plaintiff claims to have made with respect to the debt the Defendant was attempting to collect, the Defendant will agree to provide responsive information if the Plaintiff will agree to enter into an appropriate confidentiality agreement.

INTERROGATORY NO. 6:

With regard to the Plaintiff's dispute letter, dated May 11, 2022, please describe the process of the reinvestigation and the result of the reinvestigation as set forth below:

- (a) List the date Plaintiff's dispute was received from Trans Union;
- (b) List the date IC System responded to the Plaintiff's dispute;
- (c) Describe the policy and procedure for investigating the dispute including what documents are to be consulted or reviewed; what documents are to be generated; and the identities or description of who is to be involved in any manner with making the decisions;
- (d) For Plaintiff's dispute, describe in detail whether the above described policy and procedure for investigating the dispute was followed; what documents were consulted or reviewed; what documents were generated; the identities of all persons involved in any manner with processing or handling the dispute and/or making the decision on the investigation; and the result of the investigation.
- (e) State what documents, if any, were received from Trans Union.

<u>RESPONSE</u>: Defendant has no knowledge of the alleged May 11, 2022 "dispute letter" nor does the Defendant have any record of receiving any such dispute letter from TransUnion related to the Plaintiff's account.

As indicated above, on May 23, 2022, Defendant received an ACDV from TransUnion with the E-Oscar code "001", which means "not mine." An I.C. System employee confirmed that certain personal identifying information included in the ACDV matched the information that ATT U-Verse had provided Defendant when it referred the account and, because the information matched, verified the accuracy of Defendant's credit reporting.

INTERROGATORY NO. 7:

Please identify or state what information or documents IC System relied upon in conducting the reinvestigation of Plaintiff's May 11, 2022 dispute.

<u>RESPONSE</u>: Defendant has no knowledge of the alleged May 11, 2022 "dispute letter" nor does the Defendant have any record of receiving any such dispute letter from TransUnion related to the Plaintiff's account.

As indicated above, on May 23, 2022, Defendant received an ACDV from TransUnion with the E-Oscar code "001", which means "not mine." An I.C. System employee confirmed that certain personal identifying information included in the ACDV matched the information that ATT U-Verse had provided Defendant when it referred the account and, because the information matched, verified the accuracy of Defendant's credit reporting.

INTERROGATORY NO. 8:

Please state why IC System confirmed or reported to Trans Union that the Account was accurate and that it belonged to Plaintiff after reinvestigating the Plaintiff's May 11, 2022 dispute.

<u>RESPONSE</u>: Defendant has no knowledge of the alleged May 11, 2022 "dispute letter" nor does the Defendant have any record of receiving any such dispute letter from TransUnion related to the Plaintiff's account.

As indicated above, on May 23, 2022, Defendant received an ACDV from TransUnion with the E-Oscar code "001", which means "not mine." An I.C. System employee confirmed that certain personal identifying information included in the ACDV matched the information that ATT U-Verse had provided Defendant when it referred the account and, because the information matched, verified the accuracy of Defendant's credit reporting.

INTERROGATORY NO. 9:

Please identify by name and job title each person at IC System that

conducted any part of the reinvestigation of Plaintiff's May 11, 2022 dispute.

<u>RESPONSE</u>: Defendant has no knowledge of the alleged May 11, 2022 "dispute letter" nor does the Defendant have any record of receiving any such dispute letter from TransUnion related to the Plaintiff's account.

As indicated above, on May 23, 2022, Defendant received an ACDV from TransUnion with the E-Oscar code "001", which means "not mine." An I.C. System employee confirmed that certain personal identifying information included in the ACDV matched the information that ATT U-Verse had provided Defendant when it referred the account and, because the information matched, verified the accuracy of Defendant's credit reporting.

INTERROGATORY NO. 10:

Please state each and every person or company that IC System or its agents or employees contacted in the course of reinvestigating the Plaintiff's May 11, 2022 dispute of the IC System trade line. For each and every such contact, please state:

- a. The date of the contact;
- b. The time of the contact:
- c. The manner or method of the contact;
- d. The name of the person or company contacted; and
- e. The contents of any communication with any person or company contacted as part of IC System's reinvestigation of Plaintiff's dispute.

<u>RESPONSE</u>: Defendant has no knowledge of the alleged May 11, 2022 "dispute letter" nor does the Defendant have any record of receiving any such dispute letter from TransUnion related to the Plaintiff's account.

As indicated above, on May 23, 2022, Defendant received an ACDV from TransUnion with the E-Oscar code "001", which means "not mine." An I.C. System employee confirmed that certain personal identifying information included in the ACDV matched the information that ATT U-Verse had provided Defendant when it referred the account and, because the information matched, verified the accuracy of Defendant's credit reporting.

INTERROGATORY NO. 12:

Did you use, hire or otherwise engage the services of any third party in conducting the reinvestigation of Plaintiff's dispute dated May 11, 2022? If so, please identify the name of the company or companies and person or persons who conducted the reinvestigation of Plaintiff's dispute at the direction of or on behalf of IC System.

<u>RESPONSE</u>: Defendant has no knowledge of the alleged May 11, 2022 "dispute letter" nor does the Defendant have any record of receiving any such dispute letter from TransUnion related to the Plaintiff's account.

As indicated above, on May 23, 2022, Defendant received an ACDV from TransUnion with the E-Oscar code "001", which means "not mine." An I.C. System employee confirmed that certain personal identifying information included in the ACDV matched the information that ATT U-Verse had provided Defendant when it referred the account and, because the information matched, verified the accuracy of Defendant's credit reporting.

As to objections:

/s/ Dale T. Golden
Dale T. Golden
Counsel for Defendant I.C. System, Inc.

VERIFICATION OF RESPONSES TO PLAINTIFF'S FIRST SET OF INTERROGATORIES

I, Michelle K. Dove, as an authorized representative of I.C. SYSTEM, INC. believe, based on reasonable inquiry, that the foregoing answers are true and correct to the best of my knowledge, information and belief.

I verify under penalty of perjury that the foregoing is true and correct.

Signature: Michille Fore	
Printed Name: Michelle K. Dove	
Date: April 4, 2023	

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ALABAMA SOUTHERN DIVISION

SHARON DORSEY,)	
)	
PLAINTIFF,)	
)	
V.)	2:22-cv-01489-ACA
)	
TRANS UNION, LLC, and I.C.)	
SYSTEM, INC.)	
)	
DEFENDANTS.)	

PLAINTIFF'S EXHIBIT 4

TO DEPOSITION OF

CORPORATE REPRESENTATIVE OF IC SYSTEMS, INC.

VIA CERTIFIED MAIL

TransUnion Consumer Relations P. O. Box 2000 Chester, PA 19022-2000

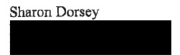
To Whom it May Concern:

My name is Sharon Dorsey. My address is the last four digits of my social security number are I am enclosing a copy of my Alabama drivers liceuse so that you know it is me writing you about this issue. I am writing because there is false or inaccurate information that is being reported on my credit report that I want investigated and removed please.

When I moved to my current address in 2018, I wanted to have AT&T service for phone and internet. I was told it was \$101.00 per month for AT&T Uverse bundled service so I applied. After I applied for that service, I learned that AT&T Uverse service was not available at my address. To this day it is still not available and I have not had that service at my current home. I got bills for AT&T Uverse (even though it was not available to me at my address) which I did not owe since I couldn't even get the service and now a collection company called IC Systems is reporting on my credit that I owe ATT Uverse \$151.00. I do not owe this money as I have never had this service and this service was never available for me to have at my home. This debt that is being reported by IC Systems is false and inaccurate.

This false information that IC Systems is reporting has caused me to get denied for a Kohl's credit card and a Belk card. The fact that this company is reporting a debt that is false and is hurting my credit when I do not owe it has caused me much stress and anxiety. Please get this off my credit.

It is my understanding that you are required by the Fair Credit Reporting Act to investigate the entry on my credit report from IC Systems about the Uverse debt and respond to me after you investigate. I believe that AT&T will tell you that I cannot even get Uverse service at my house and so there's no way I owe money for a service I cannot even get. Please mail any response to my letter to my mailing address:



If you need more information from me. You can call me at 205-601-1146 or write me and I will try my best to give you whatever information you need. If this account is not being reported on my credit report, please let me know that as well as I am concerned that this account is being reported even though I don't owe this debt and never have owed the debt.

I look forward to hearing back from you.

Sharow Dorsey

Sincerely,

Sharon Dorsey

Enclosure

RECEIPT

9214 1000 0001 0005 0024 14

FROM:

Ms. Sharon Dorsey RE: Dispute TransUnion

SEND TO:

TransUnion Consumer Retailons PO Box 2000 Chester PA 19022

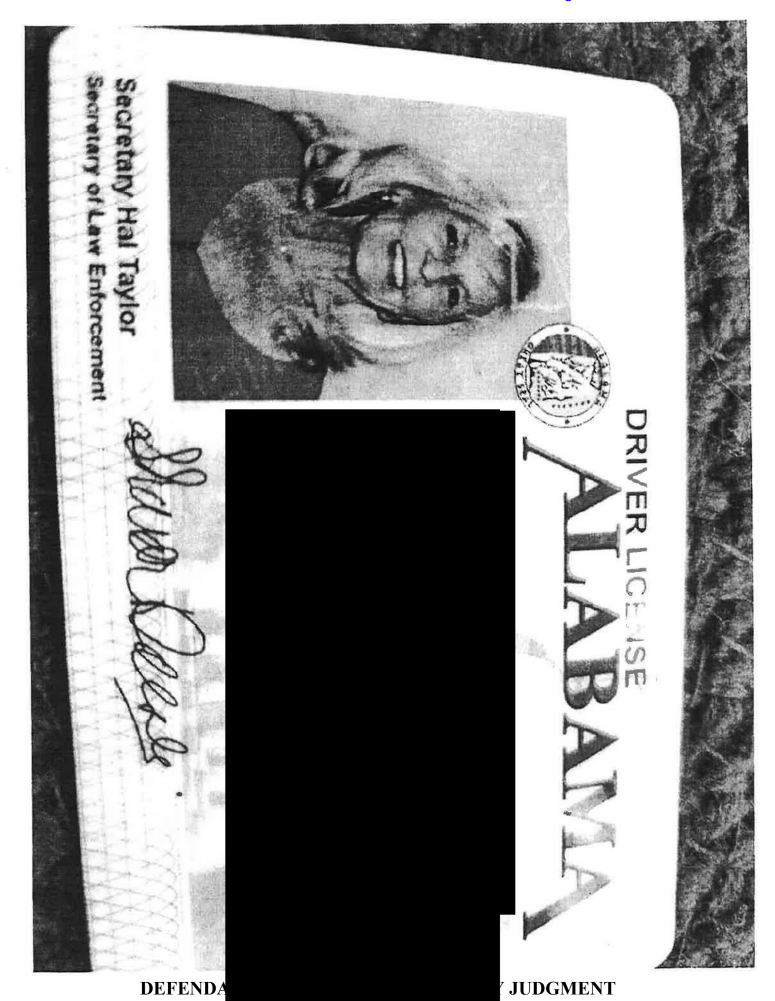
FEES:

0.53 Postage Certified Fee Return Receipt Restricted

TOTAL

\$ 7.33

POSTMARK OR DATE



UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ALABAMA SOUTHERN DIVISION

SHARON DORSEY,)	
)	
PLAINTIFF,)	
)	
v.)	2:22-cv-01489-ACA
)	
TRANS UNION, LLC, and I.C.)	
SYSTEM, INC.)	
)	
DEFENDANTS.)	

PLAINTIFF'S EXHIBIT 5

TO DEPOSITION OF

CORPORATE REPRESENTATIVE OF IC SYSTEMS, INC.

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ALABAMA SOUTHERN DIVISION

SH/	ARON	DORSEY,

Plaintiff,

V.

Case No.: 2:22-cv-01489-GMB

TRANS UNION, LLC and IC SYSTEM, INC.,

Defendants.

AMENDED RESPONSES TO PLAINTIFF'S REQUESTS FOR ADMISSIONS

Defendant, I.C. SYSTEM, INC. ("Defendant" and/or "ICS"), by and through its undersigned counsel, serves it Amended Responses to Plaintiff's Request for Admissions, and states:

1. Admit or deny that Plaintiff did not owe the Account that IC System was attempting to collect and that IC System reported to TransUnion.

RESPONSE: Defendant objects to this Request because it asks the Defendant to admit facts that require first-hand knowledge of the Plaintiff's purported debt owed to a third party, to wit, ATT U-Verse. Defendant lacks sufficient knowledge or information to admit or deny this Request. While the Plaintiff claims she does not owe the debt, ATT U-Verse referred the account to the Defendant as validly due and owing and has never indicated otherwise to the Defendant.

2. Admit or deny that IC System wrongly verified to Trans Union the information disputed by Plaintiff in her May 11, 2022 dispute was accurate.

RESPONSE: (amended per May 2, 2023 letter from W. Whitney Seals, counsel for the Plaintiff, stating, as relevant here: "In response to RFAs 2-5 ICS objected that 'Plaintiff's May 11, 2022 dispute' was ambiguous. We are asking about the

May 2022 dispute that ICS allegedly investigated that is made the basis of this lawsuit.") Denied.

3. Admit or deny that IC System's employees or agents who processed Plaintiff's May 11, 2022 dispute of the IC System Collection Service, Inc. item on her credit report complied with all relevant IC System policies or procedures in and about reinvestigating Plaintiff's May 11, 2022 dispute of the IC System Collection Service, Inc. item on her credit report.

RESPONSE: (amended per May 2, 2023 letter from W. Whitney Seals, counsel for the Plaintiff, stating, as relevant here: "In response to RFAs 2-5 ICS objected that 'Plaintiff's May 11, 2022 dispute' was ambiguous. We are asking about the May 2022 dispute that ICS allegedly investigated that is made the basis of this lawsuit.") Admitted.

4. Admit or deny that IC System is required to comply with the requirements of the Fair Credit Reporting Act when it processes disputes such as Plaintiff's May 11, 2022 dispute of the IC System Collection Service, Inc. item on her credit report.

RESPONSE: (amended per May 2, 2023 letter from W. Whitney Seals, counsel for the Plaintiff, stating, as relevant here: "In response to RFAs 2-5 ICS objected that 'Plaintiff's May 11, 2022 dispute' was ambiguous. We are asking about the May 2022 dispute that ICS allegedly investigated that is made the basis of this lawsuit.") Admitted that I.C. System is required to comply with requirements of the FCRA implicated in processing consumer disputes related to I.C. System's credit reporting of accounts.

5. Admit or deny that IC System did not rely on any source of information other than IC System's own internal records in the reinvestigation of Plaintiff's May 11, 2022 dispute.

RESPONSE: (amended per May 2, 2023 letter from W. Whitney Seals, counsel for the Plaintiff, stating, as relevant here: "In response to RFAs 2-5 ICS objected that 'Plaintiff's May 11, 2022 dispute" was ambiguous. We are asking about the

May 2022 dispute that ICS allegedly investigated that is made the basis of this lawsuit.") Denied.

/s/Dale T. Golden Counsel for Defendant

CERTIFICATE OF SERVICE

I hereby certify that on this 10th day of May 2023, a true and correct copy of the above and foregoing document has been sent by Electronic Mail to the following parties:

Whitney Seals
filings@cochrunseals.com
Cochrun & Seals, LLC
P.O. Box 10448
Birmingham, AL 35202
Counsel for Plaintiff

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jch@jchubbardlaw.com

John C. Hubbard LLC

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Norman, Wood, Kendrick & Turner

Ridge Park Place, Suite 3000

1130 22nd Street South

Birmingham, AL 35205

Attorneys for Defendant Trans Union LLC

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byarborough@mauricewutscher.com
Waurice Wutscher, LLP
420 North 20th Str, Ste 2200
Birmingham, AL 35203
Co-counsel for Defendant I.C. System, Inc.

By:

/s/ Dale T. Golden
Dale T. Golden, Esq.
GOLDEN SCAZ GAGAIN, PLLC
1135 Marbella Plaza Drive
Tampa, Florida 33619
Phone: (813) 251-5500
dgolden@gsgfirm.com
Counsel for Defendant I.C. System, Inc.

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ALABAMA SOUTHERN DIVISION

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Plaintiff,	
v. TRANS UNION, LLC and IC SYSTEM, INC.,	Case No.: 2:22-cv-01489-GMB
Defendants.	

AMENDED RESPONSES TO PLAINTIFF'S REQUESTS FOR ADMISSIONS

Defendant, I.C. SYSTEM, INC. ("Defendant" and/or "ICS"), by and through its undersigned counsel, serves it Amended Responses to Plaintiff's Request for Admissions, and states:

1. Admit or deny that Plaintiff did not owe the Account that IC System was attempting to collect and that IC System reported to TransUnion.

RESPONSE: Defendant objects to this Request because it asks the Defendant to admit facts that require first-hand knowledge of the Plaintiff's purported debt owed to a third party, to wit, ATT U-Verse. Defendant lacks sufficient knowledge or information to admit or deny this Request. While the Plaintiff claims she does not owe the debt, ATT U-Verse referred the account to the Defendant as validly due and owing and has never indicated otherwise to the Defendant.

2. Admit or deny that IC System wrongly verified to Trans Union the information disputed by Plaintiff in her May 11, 2022 dispute was accurate.

RESPONSE: (amended per May 2, 2023 letter from W. Whitney Seals, counsel for the Plaintiff, stating, as relevant here: "In response to RFAs 2-5 ICS objected that 'Plaintiff's May 11, 2022 dispute' was ambiguous. We are asking about the

May 2022 dispute that ICS allegedly investigated that is made the basis of this lawsuit.") Denied.

3. Admit or deny that IC System's employees or agents who processed Plaintiff's May 11, 2022 dispute of the IC System Collection Service, Inc. item on her credit report complied with all relevant IC System policies or procedures in and about reinvestigating Plaintiff's May 11, 2022 dispute of the IC System Collection Service, Inc. item on her credit report.

RESPONSE: (amended per May 2, 2023 letter from W. Whitney Seals, counsel for the Plaintiff, stating, as relevant here: "In response to RFAs 2-5 ICS objected that 'Plaintiff's May 11, 2022 dispute' was ambiguous. We are asking about the May 2022 dispute that ICS allegedly investigated that is made the basis of this lawsuit.") Admitted.

4. Admit or deny that IC System is required to comply with the requirements of the Fair Credit Reporting Act when it processes disputes such as Plaintiff's May 11, 2022 dispute of the IC System Collection Service, Inc. item on her credit report.

RESPONSE: (amended per May 2, 2023 letter from W. Whitney Seals, counsel for the Plaintiff, stating, as relevant here: "In response to RFAs 2-5 ICS objected that 'Plaintiff's May 11, 2022 dispute' was ambiguous. We are asking about the May 2022 dispute that ICS allegedly investigated that is made the basis of this lawsuit.") Admitted that I.C. System is required to comply with requirements of the FCRA implicated in processing consumer disputes related to I.C. System's credit reporting of accounts.

5. Admit or deny that IC System did not rely on any source of information other than IC System's own internal records in the reinvestigation of Plaintiff's May 11, 2022 dispute.

RESPONSE: (amended per May 2, 2023 letter from W. Whitney Seals, counsel for the Plaintiff, stating, as relevant here: "In response to RFAs 2-5 ICS objected that 'Plaintiff's May 11, 2022 dispute" was ambiguous. We are asking about the

May 2022 dispute that ICS allegedly investigated that is made the basis of this lawsuit.") Denied.

/s/Dale T. Golden Counsel for Defendant

CERTIFICATE OF SERVICE

I hereby certify that on this 10th day of May 2023, a true and correct copy of the above and foregoing document has been sent by Electronic Mail to the following parties:

Whitney Seals
filings@cochrunseals.com
Cochrun & Seals, LLC
P.O. Box 10448
Birmingham, AL 35202
Counsel for Plaintiff

John C Hubbard

jch@jchubbardlaw.com

John C. Hubbard LLC

2015 First Avenue North

Birmingham, AL 35203

Counsel for Plaintiff

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Chris Weaver
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Norman, Wood, Kendrick & Turner
Ridge Park Place, Suite 3000
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Birmingham, AL 35205
Attorneys for Defendant Trans Union LLC

M Brent Yarborough
byarborough@mauricewutscher.com
Waurice Wutscher, LLP
420 North 20th Str, Ste 2200
Birmingham, AL 35203
Co-counsel for Defendant I.C. System, Inc.

By:

/s/ Dale T. Golden
Dale T. Golden, Esq.
GOLDEN SCAZ GAGAIN, PLLC
1135 Marbella Plaza Drive
Tampa, Florida 33619
Phone: (813) 251-5500
dgolden@gsgfirm.com
Counsel for Defendant I.C. System, Inc.

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ALABAMA SOUTHERN DIVISION

SHARON DORSEY,)	
)	
PLAINTIFF,)	
)	
v.)	2:22-cv-01489-ACA
)	
TRANS UNION, LLC, and I.C.)	
SYSTEM, INC.)	
)	
DEFENDANTS.)	

PLAINTIFF'S EXHIBIT 6

TO DEPOSITION OF

CORPORATE REPRESENTATIVE OF IC SYSTEMS, INC.



AT&T 11760 US HWY 1, SUITE 300 NORTH PALM BEACH FL 33408

(800) 635-6840 (888) 938-4715 (Fax)

DECLARATION OF AUTHENTICITY OF AT&T RECORDS

STATE OF FLORIDA COUNTY OF PALM BEACH

GLDC FILE NUMBER: 3705371

I, Brian Dacosta, attest, under penalties of perjury by the laws of the United States of America pursuant to 28 U.S.C. § 1746, that the information contained in this certification is true and correct. I am employed by AT&T, and my title is Legal Compliance Analyst. After a thorough search of the documents relied on in the course of my duties as Custodian of Records and Compliance Security Analyst, I was unable to find any information responsive to your request.

Pursuant to 28 U.S.C. Sec.1746, I declare, under penalty of perjury, that the foregoing is true and correct.

Brian Dacosta

06-27-2023 Date

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ALABAMA SOUTHERN DIVISION

SHARON DORSEY,)	
)	
PLAINTIFF,)	
)	
v.)	2:22-cv-01489-ACA
)	
TRANS UNION, LLC, and I.C.)	
SYSTEM, INC.)	
)	
DEFENDANTS.)	

PLAINTIFF'S EXHIBIT 7

TO DEPOSITION OF

CORPORATE REPRESENTATIVE OF IC SYSTEMS, INC.

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Your address

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Other available options

AT&T Internet is not available at your address.

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